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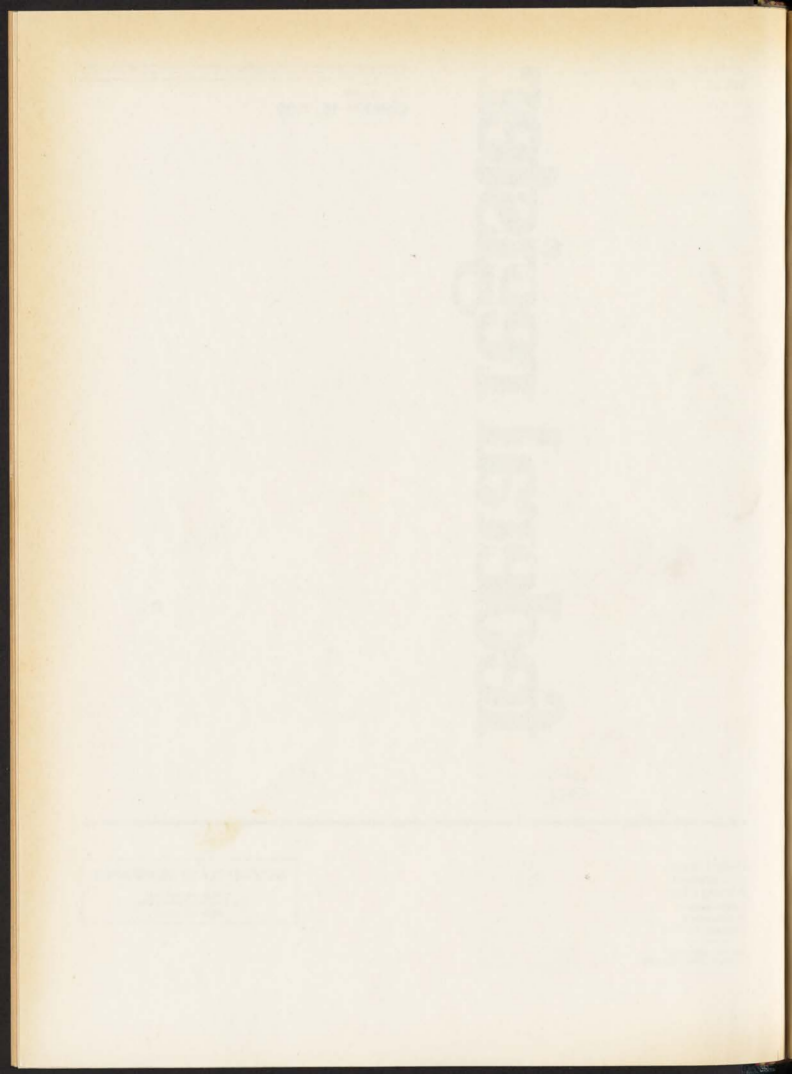
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DEPARTMENT OF AGRICULTURE

Agricultural Marketing Service

7 CFR Part 955

[Docket No. FV-90-199]

Vidalia Onions Grown in Georgia; **Expenses and Assessment Rate**

AGENCY: Agricultural Marketing Service, USDA.

ACTION: Final rule.

SUMMARY: This final rule authorizes expenditures and establishes an assessment rate under Marketing Order 955 for the 1990-91 fiscal period. Authorization of this budget will permit the Vidalia Onion Committee to incur expenses that are reasonable and necessary to administer the program. Funds to administer this program are derived from assessments on handlers. EFFECTIVE DATE: September 16, 1990, through September 15, 1991.

FOR FURTHER INFORMATION CONTACT: Caroline C. Thorpe, Marketing Order Administration Branch, Fruit and Vegetable Division, AMS, USDA, P.O. Box 96456, Room 2525-S, Washington, DC 20090-6456, telephone 202-447-2020.

SUPPLEMENTARY INFORMATION: This rule is issued under Marketing Agreement and Order No. 955 (7 CFR part 955), regulating the handling of Vidalia onions grown in Georgia. The marketing agreement and order are effective under the Agricultural Marketing Agreement Act of 1937, as amended (7 U.S.C. 601– 674), hereinafter referred to as the Act.

This rule has been reviewed by the Department in accordance with Departmental Regulation 1512-1 and the criteria contained in Executive Order 12291 and has been determined to be a 'non-major" rule.

Pursuant to requirements set forth in the Regulatory Flexibility Act (RFA), the Administrator of the Agricultural

Marketing Service (AMS) has considered the economic impact of this final rule on small entities.

The purpose of the RFA is to fit regulatory actions to the scale of business subject to such actions in order that small businesses will not be unduly or disproportionately burdened. Marketing orders issued pursuant to the Act, and rules issued thereunder, are unique in that they are brought about through group action of essentially small entities acting on their own behalf. Thus, both statutes have small entity orientation and compatibility.

There are approximately 145 handlers and 250 producers of Vidalia onions in that portion of Georgia covered under this marketing order. Small agricultural producers have been defined by the Small Business Administration (13 CFR 121.2) as those having annual receipts of less than \$500,000, and small agricultural service firms are defined as those whose annual receipts are less than \$3,500,000. The majority of Vidalia onion producers and handlers may be classified as small

The budget of expenses for the 1990-91 fiscal year was prepared by the Vidalia Onion Committee (committee), the agency responsible for local administration of the marketing order, and submitted to the Department of Agriculture for approval. The members of the committee are handlers and producers of Vidalia onions. They are familiar with the committee's needs and with the costs for goods, services and personnel in their local area and are thus in a position to formulate an appropriate budget. The budget was formulated and discussed in a public meeting. Thus, all directly affected persons have had an opportunity to participate and provide input.

The assessment rate recommended by the committee was derived by dividing anticipated expenses by expected shipments of Vidalia onions. Because that rate is applied to actual shipments, it must be established at a rate which will produce sufficient income to pay the committee's expected expenses.

The committee met on August 16, 1990, and unanimously recommended a 1990-91 budget of \$182,753. Last season's budget was \$157,808. Major expense items include contract management fees in the amount of \$40,000 (22 percent of the budget), \$85,832 for marketing development, and \$30,000 for production research. Expenditures for marketing development and production research projects are up a combined total of \$46,245 over last

The committee also unanimously recommended an assessment rate of \$0.10 per 50-pound bag, the same rate as last season's. This rate, when applied to shipments of 1.75 million 50-pound bags of onions, would yield \$175,000 in assessment revenue. This amount, when added to \$4,500 from miscellaneous income (e.g., interest revenue) and \$3,253 from the reserve fund, would be adequate to cover budgeted expenses.

While this action will impose some additional costs on handlers, the costs are in the form of uniform assessments on all handlers. Some of the additional costs may be passed on to producers. However, these costs will be offset by the benefits derived from the operation of the marketing order. Therefore, the Administrator of the AMS has determined that this action will not have a significant economic impact on a substantial number of small entities.

A proposed rule was published in the Federal Register on September 18, 1990 (55 CFR 33337). That document contained a proposal to add § 955.203 to authorize expenses and establish an assessment rate for the committee. That rule provided that interested persons could file comments through September 28, 1990. No comments were received.

After consideration of all relevant material, including that set forth in the proposal, it is hereby found that this rule, as hereinafter set forth, will tend to effectuate the declared policy of the Act.

This action should be expedited because the committee needs to have sufficient funds to pay its expenses which are incurred on a continuous basis. The 1990-91 fiscal period for the program began on September 16, 1990, and the marketing order requires that the rate of assessment apply to all assessable Vidalia onions handled during the fiscal period. In addition, handlers are aware of this action which was recommended by the committee at a public meeting. Therefore, it is found and determined that good cause exists for not postponing the effective date of this rule until 30 days after publication in the Federal Register (5 U.S.C. 553) because the committee needs to have sufficient funds to pay its expenses

which are incurred on a continuous basis.

List of Subjects in 7 CFR Part 955

Marketing agreements, Onions, Reporting and recordkeeping requirements.

For the reasons set forth in the preamble, 7 CFR part 955 is amended as follows:

PART 955—VIDALIA ONIONS GROWN IN GEORGIA

1. The authority citation for 7 CFR part 955 continues to read as follows:

Authority: Secs. 1-19, 48 Stat. 31, as amended; 7 U.S.C. 601-674.

2. A new § 955.203 is added to read as follows:

Note: This section will not be published in the Code of Federal Regulations.

§ 955.203 Expenses and assessment rate.

Expenses of \$182,753 by the Vidalia Onion Committee are authorized and an assessment rate of \$0.10 per 50-pound bag of Vidalia onions is established for the fiscal period ending September 15, 1991. Unexpended funds may be carried over as a reserve.

Dated: October 10, 1990.

Robert C. Keeney,

Deputy Director, Fruit and Vegetable Division.

[FR Doc. 90-24322 Filed 10-15-90; 8:45 am]

7 CFR Part 981

[AMS-FV-89-118FR]

Almonds Grown in California; Changes to the Administrative Rules and Regulations Concerning Crediting for Marketing Promotion and Paid Advertising Expenditures

AGENCY: Agricultural Marketing Service, USDA.

ACTION: Final rule.

SUMMARY: This final rule changes the administrative rules and regulations established under the Federal marketing order for California almonds. The changes provide handlers with additional opportunities to receive credit against their assessments for their own brand or generic advertising and promotion activities. The changes: (1) Allow handlers credit for in-store supermarket advertisements using light emitting diode (LED) signs; (2) relax restrictions under which handlers may receive credit for in-store supermarket advertisements using fixed position media; (3) require handlers wishing to

receive credit for unreimbursed advertising expenditures in foreign markets pursuant to a contract with the Foreign Agriculture Service (FAS) or the California Department of Food and Agriculture (CDFA) to provide the Almond Board of California (Board) with a certification and supporting documentation that such handlers will not be reimbursed for such advertising by one of those organizations; (4) allow handlers credit for brand advertising in all foreign countries where California almonds are sold, when substantiated by applicable rate cards, rather than only in certain specified foreign countries as is currently authorized; and (5) increase the credit for certain mail order promotion costs from \$25,000 to 25 percent of a handler's annual creditable obligation or \$25,000, whichever is greater. This action is based on a recommendation of the Board, which is responsible for local administration of the order, and other available information.

EFFECTIVE DATE: October 18, 1990.

FOR FURTHER INFORMATION CONTACT: Allen Belden, Marketing Order Administration Branch, F&V, AMS, USDA, Room 2525–S, P.O. Box 96456, Washington, DC 20090–6456; telephone: (202) 475–3923.

SUPPLEMENTARY INFORMATION: This final rule is issued under marketing agreement and Order No. 981 (7 CFR Part 981), both as amended, hereinafter referred to as the order, regulating the handling of almonds grown in California. The order is effective under the Agricultural Marketing Agreement Act of 1937, as amended (7 U.S.C, 601–674), hereinafter referred to as the Act.

This rule has been reviewed by the Department in accordance with Departmental Regulation 1512–1 and the criteria contained in Executive Order 12291 and has been determined to be a "non-major" rule.

Pursuant to requirements set forth in the Regulatory Flexibility Act (RFA), the Administrator of the Agricultural Marketing Service (AMS) has considered the economic impact of this action on small entities.

The purpose of the RFA is to fit regulatory actions to the scale of business subject to such actions in order that small businesses will not be unduly or disproportionately burdened.

Marketing orders issued pursuant to the Act, and rules issued thereunder, are unique in that they are brought about through group action of essentially small entities acting on their own behalf. Thus, both statutes have small entity orientation and compatibility.

There are approximately 95 handlers of almonds who are subject to regulation under the almond marketing order and approximately 7,000 producers in the regulated area. Small agricultural producers have been defined by the Small Business Administration (13 CFR 121.2) as those having annual receipts of less than \$500,000, and small agricultural service firms have been defined as those whose annual receipts are less than \$3,500,000. The majority of handlers and producers of California almonds may be classified as small entities.

This action provides handlers of California almonds with several additional opportunities to receive credit against the creditable portion of their annual assessments under the order. This action: (1) Allows handlers credit for in-store supermarket advertisements using LED signs; (2) relaxes restrictions under which handlers may receive credit for in-store supermarket advertisements using fixed position media; (3) allows handlers credit for brand advertising in all foreign countries where California almonds are sold, when substantiated by applicable rate cards, rather than only in certain specified foreign countries as is currently authorized; and (4) increases the credit for certain mail order promotion costs from \$25,000 to 25 percent of a handler's annual creditable assessment obligation or \$25,000, whichever is greater. It is the view of AMS that these changes allow almond handlers greater flexibility in the advertising methods for which they may receive credit, while not imposing any additional costs on handlers.

This action also establishes a new provision concerning an existing regulation which prevents handlers from receiving credit for their foreign advertising expenditures which are reimbursed by the FAS or CDFA. This action requires handlers to certify on Board form "ABC Form 31" (also known as "Handler Claim for Advertising Credit") that expenditures pertaining to foreign advertising claims submitted to the Board for credit will not be reimbursed by the FAS or CDFA. This will be accomplished by adding additional language to a certification currently included on "ABC Form 31," whereby handlers certify that the information provided on that form and supporting documents are complete and correct. The action also requires handlers to submit to the Board copies of all claims for reimbursement filed with the FAS or CDFA so that Board staff could cross-check to ensure that credit is not granted under the order in

cases where reimbursement by the FAS or CDFA occurs. It is the view of the AMS that adding additional language to the certification on "ABC Form 31" will not impose any additional burden or costs on handlers as all handlers wishing to receive credit for their own marketing promotion and paid advertising activities under the order must currently sign this certification. It is also the view of the AMS that the cost to handlers of providing the and Board with copies of all claims for reimbursement filed with the FAS or CDFA will average approximately \$3.00 per claim and that the estimated total number of claims which will be filed each year by all handlers is 100.

This action revises § 981.441 of Subpart—Administrative Rules and Regulations and is based on a unanimous recommendations of the Board and other available information.

Section 981.41(c) of the order provides that the Board, with the approval of the Secretary, may allow handlers to receive credit for their direct marketing promotion expenditures, including paid advertising, against that portion of such handlers' assessment obligations which is designated for marketing promotion, including paid advertising. That paragraph also provides that handlers shall not receive credit for allowable expeditures that would exceed the amount of such creditable assessments. Section 981.41(e) further provides that before crediting is undertaken, and after recommendations are received from the Board, the Secretary shall prescribe appropriate rules and regulations as are necessary to effectively administer the order provisions for crediting handler marketing promotion and paid advertising expenditures.

Section 981.441 currently prescribes rules and regulations to regulate crediting for marketing promotion, including paid advertising. This final rule revises § 981.441(c)(3), concerning crediting of payments to advertising media in domestic markets; § 981.441(c)(4), concerning crediting of payments to advertising media in foreign markets; and § 981.441(d)(1), concerning crediting for marketing promotion expenditures.

This final rule revises § 981.441(c)[3] by changing subparagraph (i)[E) in two ways. The first change allows handlers to receive credit against their creditable assessments for 100 percent of such handlers' payments for in-store supermarket generic or brand advertising using LED signs. This is a new form of in-store supermarket advertising now being offered by advertising firms, which the industry would like to utilize. Currently, handlers

may only receive credit for in-store supermarket advertisement using fixed position or video media. Handlers wishing to receive credit for in-store supermarket advertisements using LED signs will be required to show such advertisements on an in-aisle LED screen running specific product messages on a rotating basis.

As with in-store supermarket advertising using fixed position or video media, handlers will have to conduct this type of LED advertising through an advertising firm. The advertising firm or company which specializes in the production of LED advertisements and the placement of those advertisements will pay the retail food store for displaying the advertisement. Therefore, the payment to the retail food store will not come directly from the handler. This procedure will allow the Board to differentiate payments for this type of creditable advertising from other types of payments often made by handlers to retail food stores, such as payments for shelf space, which are not creditable expenditures. This is necessary as both payments for advertising and for shelf space are customarily consolidated under the general heading "advertising" on invoices from retailers to handlers.

The second change to § 981.441 (c)(3)(i)(E) relaxes a restriction on credit for in-store supermarket advertisements using fixed position media. Section 981.441(c)(3)(i)(E) currently requires that fixed position advertisements for which handlers may receive credit must include two or more of the following: (1) Processed color displays enclosed in plastic frames and mounted on supermarket shopping carts, [2] overhead directories enclosed in frames placed at the end or middle of supermarket aisles, and (3) processed color advertisements enclosed in frames and mounted on a supermarket shelf. The change allows handlers to receive credit if only one of those three types of fixed position advertisements is conducted. When provisions for crediting fixed position advertisements were first added to the rules and regulations, the Board believed that two of the three types of advertising would be necessary to conduct an effective fixed position advertising campaign. Standard practice in the industry at that time required the use of at least two of the three types of advertising. The Board now reports that standard industry practice has changed, allowing handlers to purchase fixed position advertising utilizing only one of the three types. Handlers should be allowed to take advantage of this new opportunity.

There are two changes to § 981.441(c)(4). The first change revises paragraph (i) of that section. Section 981.441(c)(4)(i) currently allows credit for handler's unreimbursed media expenditures for advertising in any foreign market pursuant to a contract with FAS or CDFA provided that the advertisements meet certain conditions specified elsewhere in § 981.441. The change requires handlers to certify on "ABC Form 31" that they are not filing claims with the Board for expenditures which have been or will be reimbursed by the FAS or CDFA. The change also requires handlers to submit to the Board copies of all claims filed with the FAS or CDFA for reimbursement so that Board staff can cross-check those claims against claims filed with the Board to ensure that credit is not granted in cases where reimbursement by the FAS or CDFA occurs.

The second change to § 981.441(c)(4) changes paragraph (ii) to allow handlers who advertise in foreign countries without a contract with the FAS or CDFA to receive credit for media expenditures for brand advertising in all foreign countries where California almonds are sold and where payments for such expenditures can be compared to applicable rate cards. Currently, § 981.441(c)(4)(ii) allows handlers to receive credit for such expenditures in 22 specified foreign countries. In the past, the Board recommended additions to the list of the specified foreign countries where rate cards were available, so that Board staff could substantiate handler claims for credit as reasonable and appropriate. The Board has recommended that credit be made available in all foreign countries where applicable rate cards are available. Accordingly, the list of specified foreign countries is no longer necessary. It will be the responsibility of the individual handler to submit the applicable rate card to Board staff.

This final rule to revise § 981.441(d)(1) revises paragraph (iii)(B) to increase the credit for certain mail order promotion costs from \$25,000 per handler per crop year to \$25,000 or 25 percent of a handler's creditable assessment obligation per handler per crop year, whichever is greater. Mail order promotion costs for which credit is allowed under the order are expenditures for the purchase of mailing lists and for envelopes and postage to mail promotional materials The Board believes that the current \$25,000 limit is too restrictive and, therefore, should be relaxed.

In accordance with the Paperwork Reduction Act of 1980 (44 U.S.C. 3507), the new information collection provisions that are included in this final rule have been approved by the Office of Management and Budget (OMB) under the provisions of 44 U.S.C. chapter 35 and have been assigned OMB No. 0581–0071.

Based on the above, the Administrator of the AMS has determined that the issuance of this final rule will not have a significant economic impact on a substantial number of small entities.

Notice of this action was published in the Federal Register on March 14, 1990 (55 FR 9457), inviting written comments from interested persons through April 13, 1990. The comment period was extended to May 14, 1990, by a notice published in the Federal Register on April 26, 1990 [55 FR 17618]. One comment was received from Brian C. Leighton, an attorney representing an almond handler Cal-Almond, Inc. (Cal-

Almond).

Cal-Almond indicated that the proposals to allow handlers credit for in-store supermarket advertisements using LED signs and to relax restrictions under which handlers may receive credit for in-store supermarket advertisements using fixed position media would benefit only those few handlers who have a retail brand name. Cal-Almond pointed out that only a small percentage of California almonds are sold domestically as branded consumer items, whereas the vast majority of California almonds are sold for export or as ingredient items to food manufacturers. Cal-Almond believes that the majority of the provisions currently comprising § 981.441 of the order's administrative rules and regulations benefit those handlers with a retail brand name. However, section 981.441 has been amended fifteen times since its inception in 1972, and many of those amendments have added provisions designed to provide opportunities for handlers who do not have a brand name to receive credit. Moreover, it is the AMS's view that all almond advertising and promotion activities benefits all handlers by increasing demand for all almonds.

Cal-Almond indicated that the proposed change to allow handlers credit against their assessments for brand advertising in all foreign countries where California almonds are sold would benefit the large handlers with a retail brand as much, if not more, than it would benefit handlers without a retail brand name. Concerning the proposed increase in the credit for certain mail order promotion costs, Cal-Almond indicated that handlers can not recoup the amount of money spent on mail order advertising in profits from mail order sales. Both of these proposed changes were based on

recommendations made by Cal-Almond at the November 29, 1989, meeting of the Board's Public Relations and Advertising Committee (Committee). The recommendations were subsequently adopted by the Committee and the Board and recommended to the AMS. In the comment, Cal-Almond indicated that Cal-Almond is still generally in favor of two changes. As stated previously, it is the AMS's view that all almond advertising and promotion activities benefit all handlers by increasing demand for all almonds.

Cal-Almond made several other recommendations to change the rules and regulations contained in § 981.441 at the November 29 meeting which were not adopted by the Committee. In the comment, Cal-Almond asked the AMS to consider the recommendations which were not adopted by the Committee. Cal-Almond requested the AMS to either adopt those recommendations as part of this final rule or to issue a new proposed rule inviting comments from interested persons on the recommendations. However, the additional changes proposed by Cal-Almond were not contained in the proposed rule in this proceeding and, therefore, would be outside the scope of the proposed rule in this action. Thus, it would be inappropriate for Cal-Almond's proposals to be adopted herein. In connection with the request for issuance of a new proposed rule inviting comments from interested parties on the recommendations, that request will be responded to separately from this rulemaking.

In its comment, Cal-Almond argued that its rights under the First Amendment of the United States Constitution are violated as a result of the advertising and assessment provisions of part 981. We disagree. It has been and is AMS's position that all provisions of the order are authorized under the Act, and that the Act, order, and regulations in no way violate the First Amendment rights of Cal-Almond.

For the reasons stated above, Cal-Almond's comments are denied unless otherwise provided herein.

After consideration of all relevant matter presented, including the Board's recommendation, the comment received, and other available information, it is found that the changes hereinafter set forth will tend to effectuate the declared policy of the Act.

Pursuant to 5 U.S.C. 553, it is further found that good cause exists for not postponing the effective date of this action until 30 days after publication in the Federal Register in that: (1) The regulation provides handlers with

additional flexibility in crediting advertising and promotion expenditures, and handlers should have the opportunity to utilize this increased flexibility as soon as possible; (2) handlers are aware of this action and need no additional time to comply; and (3) no useful purpose would be served by delaying the effective date of this action.

List of Subjects in 7 CFR Part 981

Almonds, Marketing agreements, Nuts, Reporting and recordkeeping requirements.

For the reasons set forth in the preamble, 7 CFR part 981 is amended as follows:

PART 981—ALMONDS GROWN IN CALIFORNIA

1. The authority citation for 7 CFR part 981 continues to read as follows:

Authority: Secs. 1-19, 48 Stat. 31, as amended; 7 U.S.C. 601-674.

Subpart—Administrative Rules and Regulations

2. Section 981.441 is amended by revising paragraphs (c)(3)(i), (c)(4)(i), (c)(4)(ii), and (d)(1)(iii)(B) to read as follows:

§ 981.441 Crediting for marketing promotion including paid advertising.

(c) * * * (3) * * *

(i) For 100 percent of a handler's payment to an advertising medium:

 (A) For a generic advertisement of California almonds;

(B) For an advertisement of the handler's brand of almonds;

(C) When either of these advertisements includes reference to a complementary commodity or product;

(D) For a trade media advertisement that displays branded food products containing almonds, or announces a handler's future promotion activities, including joint promotions, and the entire expenditure is borne by the handler;

(E) For in-store supermarket advertisements using fixed position, video media, or light emitting diode (LED) signs, when such payments are made through an advertising firm or company which specializes in the production of LED advertisements and the placement of those advertisements: (1) Fixed position advertisements must include one or more of the following: (i) Processed color displays enclosed in plastic frames and mounted on supermarket shopping carts; (ii)

overhead directories enclosed in frames placed at the end or middle of supermarket aisles; or (iii) processed color advertisements enclosed in frames and mounted on a supermarket shelf; (2) Video advertisements must be shown on a fixed video monitor running television commercials or infomercials for specific products on a rotating basis; (3) LED advertisements must be shown on an inaisle LED screen running specific product messages on a rotating basis; or

(F) For processed color displays enclosed in frames mounted on fixtures outside and in front of retail food stores when payments are made through an advertising firm.

(4) * * *

(i) For handlers' unreimbursed media expenditures for advertising in any foreign market pursuant to a contract with the Foreign Agricultural Service, U.S. Department of Agriculture, and/or the California Department of Food and Agriculture, provided the advertisements meet the requirements of paragraphs (c) (2) and (3) of this section and the limitations of paragraphs (c)(5) (i) and (ii) of this section. Such advertising in foreign markets shall not be creditable unless the handler certifies on ABC Form 31 that said handler was not and will not be reimbursed for such advertising by the Foreign Agricultural Service or the California Department of Food and Agriculture and submits to the Board copies of all claims for reimbursement filed with the Foreign Agriculture Service and/or the California Department of Food and Agriculture.

(ii) For a handler's media expenditures for brand advertising in any country where California almonds are sold, credit shall be allowed when claims are substantiated by applicable rate cards. The provisions of this section applicable to domestic advertising shall also apply to the crediting of advertising in these markets.

(d) * * * (1) * * *

(iii) * * *

(B) Credit for mail order promotion shall be limited to a total of \$25,000 or 25 percent of a handler's creditable assessment per crop year, whichever is greater.

Dated: October 10, 1990.

Robert C. Keeney.

Deputy Director, Fruit and Vegetable Division.

[FR Doc. 90-24323 Filed 10-15-90; 6:45 am] BILLING CODE 3410-02-M

7 CFR Part 1106

[DA-90-034]

Milk in the Southwest Plains Marketing Area; Order Suspending Certain Provisions

AGENCY: Agricultural Marketing Service, USDA.

ACTION: Suspension of rule.

SUMMARY: This action suspends, for the months of September 1990 through January 1991, certain shipping standards for supply plants under the Southwest Plains order. The action was requested by Kraft, Inc., Associated Milk Producers, Inc., and Mid-America Dairymen, Inc. This action is necessary to eliminate costly and inefficient movements of milk from supply plants that would have to be made to assure the continued pricing and pooling of milk of producers who have historically supplied the market's fluid milk needs.

FOR FURTHER INFORMATION CONTACT: John F. Borovies, Marketing Specialist, USDA/AMS/Dairy Division, Order Formulation Branch, Room 2968, South Building, P.O. Box 96456, Washington, DC 20090-6456, [202] 447-2089.

SUPPLEMENTARY INFORMATION: Prior document in this proceeding:

Notice of Proposed Suspension: Issued September 18, 1990; published September 24, 1990 (55 FR 39003).

The Regulatory Flexibility Act (5 U.S.C. 601-612) requires the Agency to examine the impact of a proposed rule on small entities. Pursuant to 5 U.S.C. 605(b), the Administrator of the Agricultural Marketing Service has certified that this action will not have a significant economic impact on a substantial number of small entities. This action lessens the regulatory impact of the order on certain milk handlers and tends to ensure that dairy farmers will continue to have their milk priced under the order and thereby receive the benefits that accrue from such pricing.

This final rule has been reviewed by

the Department in accordance with Departmental Regulation 1512-1 and the criterion in Executive Order 12291 and has been determined to be a "non-major" rule.

This order of suspension is issued pursuant to the provisions of the Agricultural Marketing Agreement Act of 1937, as amended (7 U.S.C. 601–674), and of the order regulating the handling of milk in the Southwest Plains marketing area.

Notice of proposed rulemaking was published in the Federal Register on September 24, 1990 (55 FR 39003) concerning a proposed suspension of certain provisions of the order. Interested persons were afforded opportunity to file written data, views, and arguments thereon. No views in opposition were received.

After consideration of all relevant material, including the proposal in the notice, the comments received, and other available information, it is hereby found and determined that for the months of September 1990 through Jenuary 1991 the following provisions of the order do not tend to effectuate the declared policy of the Act:

1. In § 1106.6, the words "during the month."

2. In § 1106.7(b)(1), the words," of February through August until any month of such period in which less than 20 percent of the milk received or diverted as previously specified, is shipped to plants described in paragraph (a) or (e) of this section. A plant not meeting such 20 percent requirement in any month of such February-August period shall be qualified in any remaining month of such period only if transfers and diversions pursuant to paragraph (b)(2) of this section to plants described in paragraph (a) or (e) of this section are not less than 50 percent of receipts or diversions, as previously specified."

Statement of Consideration

This action, for September 1990 through January 1991, suspends the shipping standards for supply plants that were previously associated with the market. The order defines a supply plant as a plant from which fluid milk products are transferred or diverted to distributing plants during the month. It further provides that in order to be pooled under the order during the months of September through January, 50 percent of a supply plant's receipts must be shipped to distributing plants each month. Also, a supply plant that was pooled during each of the immediately preceding months of September through January shall continue to be pooled during the following months of February through August if 20 percent of its receipts are shipped to distributing plants. This action will remove all shipping standards during the months of September 1990 through January 1991 for supply plants that were pooled under the order during the immediately preceding September through January period.

The suspension was requested by Kraft, Inc., a handler who operates a supply plant that is pooled under the order. This action is also supported by Associated Milk Producers, Inc., and Mid-America Dairymen, Inc., cooperative associations that represent a substantial number of producers who supply the market. These organizations contend that there are ample supplies of direct-ship milk located near to distributing plants that are available to supply the fluid milk needs of such plants during the months of September 1990 through January 1991. Thus, these organizations contend that supplemental shipments from supply plants will not be needed during such months. In the absence of a suspension action, these organizations say, costly and inefficient movements of milk from supply plants would have to be made to assure the continued pooling of milk of dairy farmers who have historically supplied the market's fluid milk needs.

As a result of production increases, it is reasonable to conclude that supplemental shipments of milk from supply plants will not be necessary to meet the fluid needs of distributing plants during the months of September 1990 through January 1991. Therefore, this suspension will allow handlers to avoid making costly and inefficient shipments of milk from supply plants that would otherwise have to be made to assure the continued pooling of milk of dairy farmers who have historically supplied the market's fluid milk needs.

It is hereby found and determined that thirty days' notice of the effective date hereof is impractical, unnecessary and contrary to the public interest in that:

(a) The suspension is necessary to reflect current marketing conditions and to assure orderly marketing conditions in the marketing area in that the action will permit milk that has been historically associated with the market to continue to be priced under the order without costly and inefficient shipments of milk from supply plants;

(b) This suspension does not require of person affected substantial or extensive preparation prior to the

effective date; and

(c) Notice of proposed rulemaking was given interested parties and they were afforded opportunity to file written data, views or arguments concerning this suspension. No comments were filed in opposition to this action.

Therefore, good cause exists for making this order effective less than 30 days from date of publication in the

Federal Register.

List of Subjects in 7 CFR Part 1106

Milk marketing orders.

It is therefore ordered, That the following provisions in §§ 1106.8 and

1106.7 of the Southwest Plains order (7 CFR 1106.6 and 1107.7) are hereby suspended for September 1990 through January 1991.

PART 1106—MILK IN THE SOUTHWEST PLAINS MARKETING AREA

1. The authority citation for 7 CFR part 1106 continues to read as follows:

Authority: Secs. 1-19, 48 Stat. 31, as amended; 7 U.S.C. 601-674.

§ 1106.6 [Suspended in part]

2. In § 1106.6, the words "during the month" are suspended from September 1, 1990, through January 31, 1991.

§ 1106.7 [Suspended in part]

3. In § 1106.7(b)(1), the words, "of February through August until any month of such period in which less than 20 percent of the milk received or diverted as previously specified, is shipped to plants described in paragraph (a) or (e) of this section. A plant not meeting such 20 percent requirement in any month of such February-August period shall be qualified in any remaining month of such period only if transfers and diversions pursuant to paragraph (b)(2) of this section to plants described in paragraph (a) or (e) of this section are not less than 50 percent of receipts or diversions, as previously specified" are suspended from September 1, 1990, through January 31, 1991.

Signed at Washington, DC, on October 5, 1990.

John E. Frydenlund,

Deputy Assistant Secretary, Marketing and Inspection Services.

[FR Doc. 90-24247 Filed 10-15-90; 8:45 am] BILLING CODE 3410-02-M

Farmers Home Administration 7 CFR Parts 1924, 1933 and 1944

Self-Help Technical Assistance Grants

AGENCY: Farmers Home Administration, USDA.

ACTION: Final rule.

Administration (FmHA) is revising and redesignating its regulations for Self-Help Housing Technical Assistance Grants. This action is necessary to comply with OMB circulars and Departmental regulations. The intended effect is to encourage more communities to participate in the program by permitting an organization with fewer employees to participate. It also permits the use of a predevelopment agreement

to test the feasibility of the program in a community before making a major commitment of resources. It requires that organizations have a board of local representation, change the method of accounting of tasks to be performed by family labor, and increases the amount of family labor in the building of homes. It incorporates, by reference or direct quote, Departmental regulations that significantly affect participating grantees.

EFFECTIVE DATE: November 15, 1990.

FOR FURTHER INFORMATION CONTACT:
Matt Felber, Branch Chief, Single Family
Housing, Processing Division, Farmers
Home Administration, USDA, Room
5342, South Agriculture Building,
Washington, DC 20250, Telephone (202)
382–1474.

SUPPLEMENTARY INFORMATION: This action has been reviewed under USDA procedures established in Departmental Regulation 1512-I which implements Executive Order 12291, and has been determined to be nonmajor, because there is no substantial change from practices under existing rules that would have an annual effect on the economy of \$100 million or more. There is no major increase in cost or prices for consumers, individual industries, Federal, State, or local governmental agencies or geographic region; or significant adverse effects on completion, employments, investment, productivity, innovation, or on the ability of United States-based enterprises to compete with foreignbased enterprises in domestic or export markets.

In compliance with the Regulatory Flexibility Act (Pub. L. 96–354), the Administrator of the Farmers Home Administration, has determined that this action will not have a significant economic impact on a substantial number of rural communities. It is estimated that less than 100 communities will be affected annually.

This program activity is listed in the Catalog of Federal Domestic Assistance under number 10.420. This program/activity is subject to the provisions of Executive Order 12372 which requires intergovernmental consultation with State and local officials. See 7 CFR part 3015, subpart V (48 FR 29115, June 24, 1983) and FmHA Instruction 1940–J, "Intergovernmental Review of Farmers Home Administration Programs and Activities." (Available in any FmHA Office.)

This document has been reviewed in accordance with 7 CFR part 1940.
Subpart G, "Environmental Program." It is the determination of FmHA that this action does not constitute a major

Federal action significantly affecting the quality of the human environment and in accordance with the National Environmental Policy Act of 1969, Public Law 91–190, an Environmental Impact Statement is not required.

Background

A proposed rule was published in the Federal Register (54 FR 17751), Tuesday, April 25, 1989. Written comments were solicited for 60 days. Comments were received from 36 respondents inside and outside the Agency. The respondents from outside the Agency were special interest organizations. Comments were received on 122 specific sections or paragraphs which involved 20 different areas within the proposed regulation.

Discussion

All respondents commenting on § 1944.401 expressed their support of the Agency's effort to emphasize the serving of very low-income households. Several recommended that specific guidelines be incorporated in this section to clarify that grantees must serve 40 percent very low-income households in their program. We incorporated the language which states "Very low-income families must receive a priority for recruitment and participation may not comprise less than the percentage stated in subpart L of part 1940 of this chapter of those assisted in any grant period."

Two comments were received concerning grant purposes. One respondent favored authorizing one organization to assist other organizations to provide technical and supervisory assistance to eligible families. The other respondent expressed difficulty in determining how to monitor and evaluate grants made to one organization to assist another organization which provides technical and supervisory assistance to eligible families.

Currently, four regional technical and management assistance contractors provide the service authorized in § 1944.402(b). Section 1944.402 enables the Agency to either contract or award grants to organizations to assist other organizations to apply for a grant or to assist an existing grantee. Funding a variety of organizations via contracts or grants is authorized by the law governing the program (42 U.S.C. 1490c). Monitoring and/or evaluating of the organization would be performed based on specific terms of a contract or grant agreement. The purpose of this revision is to afford special needs applicants maximum technical assistance. The selfhelp grant program is complex and small in number of total grantees. These two

factors result in scattered expertise. The revision would alleviate this problem.

An array of comments were received concerning § 1944.403. One respondent asked if the period of the grant is to be determined by the grantee or FmHA. Currently, over 90 percent of grantees are funded for a 24 month grant period. Approximately all of these grantees proposed 24 month grant periods and were approved by FmHA. That is why the general guideline of a 24 month maximum is adopted in § 1944.403(b) Since the grant period has to be flexible enough to meet different needs, the maximum period for an agreement will be based on sound evaluation by FmHA. It was not thought necessary to establish an absolute maximum term.

To eliminate the possibility of double counting of families who drop out of the self-help association, one respondent recommended that a new sentence be added to what is now § 1944.403(f) as follows: "The number of equivalent units for any group can never exceed the number of planned or completed houses for the group." That recommendation had merit and is adopted.

Another respondent asked whether site acquisition and development costs used in determining the equivalent value of modest housing is the typical or the actual self-help family site acquisition and development costs. Historically, program reviews and quarterly grantee evaluations data demonstrate that there is no significant cost difference for site acquisition and development costs

between self-help and non self-help ventures. Therefore, § 1944.403(g) does not differentiate between self-help or non self-help site acquisition and development.

Two respondents requested consideration to changing the language in what is now § 1944.403(i) to permit less than four and greater than ten families to participate in a self-help association. We added the word "generally" to the paragraph to permit less than four and greater than ten families to participate.

Seven responses were offered concerning the definition of participating families in what is now § 1944.403(k). Five of the seven responses recommended that self-help families not be restricted to those utilizing section 502 loans. Several logical reasons for families utilization of other loan funds were offered. One particular group, Native Americans living on reservations, are not easily served by section 502 loans and are more readily served by non-section 502 loans. We agree and have changed the regulation to permit financing by other sources

provided the families meet the Department of Housing and Urban Development income guidelines. Two respondents advocated that participants physically unable to perform required labor tasks should have the right to seek labor assistant friends and relatives with the groups concurrence. FmHA takes the position that only in a unique situation should labor substitution be permitted. It is the Agency's experience that substitute labor has often resulted in disruption of group dynamics resulting in participant quarrels and prolonged completion of the construction period. However, the State Director has the authority to permit substitute labor on a case-by-case basis.

Concerns were raised by two respondents concerning required labor tasks. In addition, we received overwhelming negative comments about Exhibit B-2, Breakdown of Construction **Development for Determining** Percentage Construction Completed, from grantees, Agency personnel and former self-help participants. Many of those comments had merit as they articulated different circumstances that could influence which tasks can be successfully completed by families. Circumstances such as climate, soil type, skill of construction supervisors and safety were cited. FmHA revised Exhibit B-2 by eliminating reference to required labor tasks and refining the list of labor tasks. Grantees are now afforded the convenience of selecting any labor tasks, at a minimum, that represent 65 percent of the total labor tasks presented in this exhibit. The language was changed in what is now § 1944.403(k) to conform with Exhibit B-2.

Several respondents desired to have those families involved in self-help rehabilitation, which is primarily the self-help method, and very low-income families included in the definition of participating family. Both of these requests were granted.

Eight respondents requested that counseling for past self-help participants and/or the assisting of County FmHA office personnel with borrower delinquency and inventoried property problems be included in what is now § 1944.403(n). These are amicable offers by grantee organizations, however, neither of these activities are authorized by the law.

In addition to changes made to § 1944.403 as a result of comments received, definitions of the terms "direct costs" and "indirect costs" were added because these terms help identify the authorized uses of grant funds.

Paragraph (d)(2) of § 1944.404, Eligibility which proposed to require grantees to have a broad-based membership to number at least 30 people was criticized by numerous individuals and interest groups. The Agency received documentation from some respondents that illustrated that some State laws and organizational charters, particularly Community Action Agencies, could not comply with it or could comply only with gross organizational restructuring to satisfy the proposed requirements. The evidence was compelling enough to result in the removal of that requirement. An expanded § 1944.404(d) replaced the entire proposed paragraph because other portions of the paragraph were changed upon the recommendations of several respondents as discussed below.

Two respondents questioned the Agency's objective of requiring grantees to list in its Articles of Incorporation, Purpose, "be a corporation organized for the primary purpose of assisting very low- and low-income families to obtain adequate housing." The Agency withdrew this language and added two new criteria under \$ 1944.404(d). The new criteria recognize that they may have other primary purposes. This modification was made in recognition that many organizations are created to address a variety of social issues.

One respondent requested that the proposed § 1944.404(d)(1) be eliminated because it represents a repeat of §§ 1944.404(a), 1944.404(b) (1) and (2), and 1944.404(c). We agree with the respondent's assessment and eliminated the proposed statement.

A discussion on the appropriate number of members of Board of Directors were offered by four respondents. All four respondents offered their opinion that the proposed statement on board membership did not offer needed flexibility. The proposed statement was totally consistent with the language existing in 7 CFR part 1933, subpart I. This provision has caused little, if any, impediments to applicant processing during the existence of the program. It is our opinion that a five member board is the minimum number that can adequately represent an organization. We elected not to change the minimum number of board members. However, we agree that there is no need to establish a maximum number of board members and have, therefore, deleted the requirement that the board generally not exceed nine members.

Two respondents pointed out to us that (d)(5) of § 1944.404 was an administrative rather than an eligibility criteria. There view was correct and that paragraph is deleted.

Many comments were received concerning authorized use of funds in § 1944.405. Most comments supported the various authorized usage while recommending better ways of stating language. One respondent did recommend that paragraphs (a), (b), (c), (f), (g) and (j) be excluded because all the listed authorized items are included in Office of Management and Budget (OMB) Circulars A-122 or A-110. We determined not to exclude any of the items as some were more specific than those promulgated in the aforementioned circulars. This specificity is needed to address some of the unique features of the Self-Help Technical Assistance Grant Program.

Several respondents commenting on the authorized use of grant funds to fund tax deferred pension plans either recommended that it not be allowable or that the Agency establish limits. It is the Agency's position that nonprofit organizations delivering services to the public which enhance our ability to meet our objectives should receive reasonable fringe benefits. FmHA believes that OMB Circulars and Departmental Regulations found in 7 CFR parts 3015 and 3018 adequately provide appropriate guidelines for determining the reasonability of grantee expenditures in their specific geographical area. Grantees are not given "Carte Blanche" as one respondent suggested. Tax deferred pension plans which were formally addressed in § 1944.405(f) of the proposed rule are now covered in § 1944.405(d). The limits on payments into such a plan were removed so that the grantee would be allowed to use the grant funds to pay whatever was reasonable in the area. A new § 1944.405(f) was added to permit the payment of grantee's general liability insurance and special audit costs associated with self-help activities.

Allowing boards of directors to authorize out of state travel by grantee personnel was favorably addresed by all respondents commenting on § 1944.405(g), except one, who recommended that the approval authority be retained by FmHA. It is our position that the grantee organization undertaking the grant should have the ability to properly manage the program so that the program objectives and goals are accomplished. The grantee organization is in better position to determine when an out of state trip is needed and who should make the trip. The authoriztion given to the grantee organizations is a reasonable display of

the Agency's confidence in grantee organizations' competence.

One respondent recommended that payment of reasonable expenses incurred by board members not exceed those paid FmHA County Committee members. The nature of tasks performed by grantee board members and committee members are more dissimilar than similar. Typically, committee members only perform tasks at a convened committee meeting, while board members perform official organizational tasks on a more frequent basis.

We are aware of organizations that operate in large geographical areas that have board representation from throughout the area. Often it is not feasible for board members to return to his/her personal residence on the day of the meeting because of lateness of meetings and travel distances. For those members it is appropriate to authorize reimbursement for mileage and per diem.

The membership of the grantee organization is the primary component responsible to FmHA for grantee performance. Historically, salaried employees rather than the board have guided grantee organization. It is our policy that the board get more involved in the direction of the organization including supervision of salaried employees. Therefore authorizing expenses for board members to attend meetings significantly facilitates their ability to be actively involved in organizational matters and to interact with FmHA at all levels. All costs associated with board travel will not exceed established Federal Government regulations.

Regarding § 1944.406(d), several respondents recommended that the Agency be guided by OMB Circular A-122, Attachment B, Paragraph 48. This recommendation was accepted and § 1944.406(d) is changed accordingly.

Almost every comment received concerning the average TA cost per unit found in § 1944.407(a) suggested that 15 percent rather than 12 percent would be more accurate a measure. Examples of grantees that we have determined to be efficient were evaluated by us to determine which percentage is more plausible in representing cost per unit. The evaluation revealed that 15 percent better represents a cost that is both sufficiently flexible to the grantee organization and efficient to the Government.

An inadvertent error appeared in this proposed rule making pertaining to § 1944.407(b). It was our intent to state that an average TA cost per unit not

exceed the difference between the equivalent value of modest homes in the area and the average mortgage of the participating families minus \$1,000—rather than plus \$1,000 as stated in the proposed rule. Some respondents supported minus \$1,000 and others advocated plus \$1,000. We determined that our initial intent to require a minus \$1,000 is appropriate. The objective of this requirement is to ensure that there is a minimum positive net savings to the Government.

After reviewing comments some changes were incorporated in § 1944.410, Processing preapplications, applications, and completing grant dockets. Several respondents suggested that to require an applicant to submit financial statements that are less than six months old was not practical. One respondent pointed out that the organization has annual audits and if it is undergoing an audit then the most current statement would be a year old. We changed the less than six months requirement to no more than 12 months.

Comments received on § 1944.410(a)(4) indicated opposition to the Agency requiring evidences of community support. One commentator stated that we were turning the program into a "local signoff" situation. We agree that requiring full endorsement of the program by a new community may be expecting too much. However, we believe that the success of the project is dependent on there being evidence of local support and such evidence is required in the final rule. We did add a sentence explaining what can constitute evidence of local support. We believe this sentence serves to clarify what was intended.

In commenting on § 1944.410(d), several respondents advocated expanding the availability of the predevelopment grant to existing grantees. The most typical reason given by respondents was that some existing grantees might desire to initiate additional grants in other geographical areas but because they are not authorized to do that they would be faced with the same dilemma as a new applicant. This is a good observation although it was not the intent to limit the predevelopment grant to only first time applicants. Language was added to provide for the inclusion of existing grantees and to make clear that the grant is available only once for a defined area.

With regard to the first paragraph of \$ 1944.417, one comment asked whether it is FmHA's responsibility to help the grantee to avoid cases of fraud and abuse. Without reservation, it is the Agency's belief that it is. It is always

appropriate to identify conditions that make the Government vulnerable to fraud and abuse. For example, there are documented cases where grantees purchased certain equipment because it was less expensive, but had to constantly replace it, resulting in a higher cost. The guidance from FmHA to the grantee to purchase equipment of a durable quality on a sound cost basis and to properly maintain it would afford the prevention of abuse and/or waste. As FmHA and the grantee share the same objective of placing eligible households in safe, sound and sanitary housing it follows that we should attempt to aid in preventing or at least reducing the cases of fraud and abuse rather than reacting to the situations once they occur.

In commenting on § 1944.417, one respondent recommended clear instructions concerning the District Director's responsibility in processing an unacceptable request for funds by grantees. The following language was recommended "if the explanation is not acceptable, immediately notify the grantee and request the amount of funds that appear reasonable for the next 30 days on Form FmHA 440-57, so that delivery may be possible by the first of the next month." We believe that the recommended language better expresses our objective of complying with OMB Circular A-122 while maintaining our ability to expeditiously process requests for warranted funds. The recommendation is adopted in § 1944.417(a)(2)(ii).

Another respondent expressed the opinion that 15 days is not enough time for a grantee to prepare and submit Exhibit B. There is no such requirement in § 1944.417(b). It is expected that no grantee would wait to the end of an evaluation period to initiate the completion of its quarterly report. Rather, the grantee would update report data periodically during the reporting period, consequently reducing its task at quarter's end to making final adjustments. Quarterly reporting is required by FmHA and the grantee can certainly make more frequent internal evaluations if it wishes.

All comments received on § 1944.419, final grantee evaluation, were supportive of the proposed action. Several recommendations were made to improve the evaluation process. Two respondents recommended that the evaluation be conducted between the 18th and 20th month to provide for a more meaningful evaluation. In considering these comments, we changed the paragraph to recognize that the evaluation needs to occur near the end of the grant period without

specifying the exact months in which it should occur. We also agree that it is not beneficial to evaluate a grantee during the last month of its grant, and the revision reflects this position.

Some respondents recommended various manipulations of the evaluation rating system found in § 1944.419(b). Some recommended increasing credit for those exceeding proposed agreement goals while others recommended that all criteria listed in § 1944.419(a) be met for an acceptable rating and that an outstanding rating be given if the grantee exceeds the goals by at least 20 percent for any one item. Other respondents expressed their concerns as to the treatment of external influences affecting the evaluation process. Most advocated the delineating of parameters of acceptable performance levels. One respondent asked "If the grantee falls short of the projected number by five or ten percent, does this mean that they have not met the goal and therefore cannot be evaluated positively? Likewise, if a grantee meets 90 percent of its goals for units completed, and spends 90 or 95 percent of the approved grant funds, does this mean that they have not met those two criteria?"

The answer to each of these concerns will be found in all the available factual information. The rating of each proposed goal will always be objective, that is, the grantee proposed to construct 30 units and it either did or did not. However, the consideration of external causes that might have prevented the attainment of goals will impact the final rating. Typical examples of external factors are prolonged unfavorable weather, lack of loan funds and a delay in the processing of loan applications. Exhibit B, Evaluation Report of Self-Help Technical Assistance Grants, completed in a thorough and accurate manner will go a long way to provide supporting documentation of external factors. The National Office will make a continuous concerted effort to enhance the utilization of this Exhibit by the grantee, and District and State FmHA Offices.

Under the new method of evaluation ebjectivity is enhanced while subjectivity is greatly reduced. The grantee has the ability to know at all times the status of its progress toward its proposed goals and the opportunity to revise those goals. No modifications are incorporated to address the respondents concerns on this issue. The regulations provide that even a grantee that receives an unacceptable rating may be awarded a new grant by a State Director if it is determined as stated in § 1944.421 that the reasons causing the

previous unacceptable rating have been removed or will be removed with the

approval of the new grant.

In commenting on § 1944.421, several respondents suggested a better way of refunding existing grantees to work in an expanded geographical area and to afford existing grantees utilization of the predevelopment grant. The suggested wordage offered by one respondent was adopted to address the concerns.

Response to the proposed § 1942.422 concerning audit and other report requirements almost always centered on when an audit should be required. Several respondents recommended that consideration be given to using the grantee's fiscal year as an appropriate time to audit. Other respondents recommended that OMB Circular A-128, Audits of State and Local Governments, and the proposed OMB Circular A-133, Audits of Institutions of Higher Education and Other Nonprofit Organizations, be followed.

The Agency has no objection to permitting grantees to have their grants audited at the end of their fiscal year if it is more appropriate than at the end of the Government's fiscal year. The fiscal year provision is added in § 1944.422. OMB Circular A-133 is now referenced. Attachment F of OMB Circular A-110 parallels the audit requirement of OMB Circular A-128. Departmental regulation 7 CFR part 3015 at § 3015.77 directs the use of OMB Circular A-110 when auditing nonprofit organizations. It is the objective of 7 CFR parts 3015 and 3016 to uniformly require multiple funded grantees to undergo a single annual

One respondent asked if requiring a grantee to supply the Agency with its audit no later than 90 days following the expiration of the agreement supersedes OMB requirements. Section 3015.120(b)(3) of 7 CFR part 3015 in part supersedes OMB requirements. Section 3015.120(b)(3) of 7 CFR part 3015 in part states "Within a maximum period of 90 days following the date of expiration or termination of a grant, all financial performance and related reports required by the terms of the agreement shall be submitted to the awarding agency". Thus, § 1944.422 complies fully with Departmental regulations.

The final comment received referencing audits deserves discussion. The respondent asked if a close out audit of the grant program was required or necessary. The respondent stated that the request for a close out audit is clearly not in the spirit of the Single Audit Act of 1984 and may not be allowable under it. The self-help grant program is governed by 7 CFR parts 3015 and 3016. Section 3015.120(c)(3) of part

3015 states that final audit procedures as outlined in Attachment L of OMB Circular A-102 and Attachment K of OMB Circular A-110 are not a required part of the grant or subgrant closeout procedures. However, it further states "If a USDA agency considers a final audit to be necessary, it shall contact the Office of Inspector General (OIG) Region within which the recipient or subrecipient is located and inform OIG of the situation." OIG is responsible for final audits. FmHA will comply with this procedure and will make the decision to request a final audit by OIG when it is determined by FmHA to be appropriate.

In regards to § 1944.422, two respondents questioned whether grantees have the authority to request audits of borrower accounts. One of these respondents stated that requiring the grantee to have these accounts audited raises questions of legal liability and that auditing the accounts should be

FmHA's responsibility.

There are two areas of grantee activity involving the handling of Section 502 loan funds for the participating families. The first is in the area of financial supervision as outlined in § 1944.403(o)[8] of proposed regulation. The second is when the grantee acts in the capacity of a construction manager and, if determined qualified by the District Director, in accordance with § 1924.6(c) of 7 CFR part 1924, subpart A may receive direct payments for materials and necessary contract work.

It is these two areas that, based on past investigations and audits, are most vulnerable to unauthorized use of funds and/or fraud. Therefore, we are stressing that these areas of grantee responsibility be specifically addressed in any required audit. The State Director will determine the extent to which the audit will include the grantee's handling of Section 502 loan funds, based on the degree to which the grantee is involved and what is necessary to identify any abuse. The audit coverage may range from a random sampling accounting to a complete audit of every account.

Many responses to § 1944.423 loan packaging were submitted and all opposed the statement. "A grantee should never place itself in a position where it appears to disagree with the eligibility decision of FmHA." One respondent did offer a recommendation that better expresses FmHA original intent. The questioned sentence is removed and replaced by the respondent's recommended statement which stresses that a grantee must work cooperatively with FmHA and within program regulations and must recognize

that FmHA has the ultimate loan approval authority.

One alert respondent rightly pointed out that § 1944.426(b)(1) appeared to contradict § 1944.417(b)(2) which said the State Director cannot take termination action without prior approval of the National Office. No such written authorization is required by § 1944.426(b)(1). It was the intent of § 1944.417(b)(2) to limit the written authorization requirement to suspensions. The terms closeout and termination are deleted from § 1944.417(b)(2).

Comments received concerning § 1944.427, Grantee self-evaluation, were totally favorable. However, some recommended that the organization be given the flexibility to modify Exhibit E or to develop and utilize their own evaluation. FmHA will require all grantees to utilize Exhibit E but has no objections to grantees supplementing their internal evaluation with other

Some respondents requested that a section to give exception authority be added. While we see the value of such a paragraph, so many of the requirements in the regulation are based on OMB Circulars and Departmental regulations, that it would be very difficult to consider requests for exceptions.

Several candid comments were rendered by respondents referencing paragraph (e)(3)(i)(j) of Exhibit A. One comment suggested modifying the paragraph to promote mutual

accountability.

It remains FmHA policy to continue to emphasize the serving of very lowincome households by self-help grantees. The two unique and vital features of the self-help grant program are family labor contribution and the serving of those households that have no other means of obtaining homeownership save self-help. Therefore, FmHA requires self-help grantees to serve a minimum established percentage of very low-income and feels justified to terminate a grantee who does not accomplish this minimum requirement. However, as stated in § 1944.417, FmHA has a responsibility to help the grantee be successful. The tools of evaluation will be utilized by FmHA to promote and facilitate that responsibility. Inclusive evaluation of the grantee's performance by FmHA is a must.

Exhibit B, Mutual Self-Help Housing Guidelines has always been incorporated in 7 CFR part 1944, subpart A as Exhibit E. The decision was made to move the exhibit from subpart A to subpart I, because it is more related to

the latter regulation. FmHA now believes that this exhibit is more appropriate as a guide and would assist aspiring grantees if its contents were part of a handbook. Therefore, FmHA will undertake the task of providing a Self-Help Housing Handbook and remove the exhibit from subpart A, and appropriate updates and place it in the proposed handbook. The removal of the exhibit from subpart I was supported by several respondents. With the deletion of Exhibit B, proposed Exhibits C, D, E, F and G becomes Exhibits B, C, D, E and F. respectively.

A significant number of respondents questioned why no financial information is requested on what is now Exhibit B, Evaluation Report of Self-Help Technical Assistance Grants. Form SF-270, Request for Advance or Reimbursement, is the only authorized instrument to be used in reporting financial information concerning the grant. Therefore, the use of Form SF-270 in conjunction with Exhibit B accomplishes what respondents want.

Perhaps the most demonstrative comments were received on what is now Exhibit B-3, Breakdown of Construction Completed. Comments on this exhibit were received primarily from grantee organizations but a significant number of former self-help borrowers also submitted comments. All respondents in both groups advocated the elimination of required labor tasks. All recommended a required percentage of total labor tasks selected by participants and/or FmHA field personnel.

For five years, senior Agency officials have conducted on site evaluations of self-help housing construction in more than ten States. The evaluators were alarmed at what they observed and what they learned from Agency field personnel, grantees, and self-help families. Substantial subcontracting was the rule and family contributed labor was found to be the exception.

The mutual self-help program not only provides eligible rural households with homeownership but also affords them the opportunity to learn construction skills and to develop a spirit of teamwork. Significantly eliminating the practice of "sweat equity" does not achieve the major objectives of mutual self-help.

Agency representatives participated in four conferences sponsored by four Regional Technical and Management Assistance Contractors. Over ninety percent of all active grantees, aspiring grantees and field FmHA personnel also attended and participated in the conferences. The conferences facilitated unabridged dialogue and were held after the proposed rule was published in the Federal Register.

From discussions and documented evidence, it became clear to FmHA that to require families to adhere to uniformed mandated labor tasks was not feasible. Factors such as local and state building code, climate, skill levels of families, type of house and skill levels of construction personnel had to be considered. FmHA adopted the recommendations of the vast majority of respondents and removed the mandated list of labor tasks and gave flexibility to grantees by permitting them to select a minimum of 65 percent of labor tasks listed in Exhibit B-2. Also the list of the tasks contained in this exhibit were changed to provide clarity by explaining what each term meant.

Several respondents wanted the proposed split between construction and preconstruction credit to remain at 70/30 respectively. It is not FmHA intention to minimize the importance of preconstruction activities, although greater emphasis is given to construction activities. The timely construction of houses with maximum family labor is of utmost importance. Changing the construction/ preconstruction ratio from 70/30 to 80/ 20 is a well thought out decision and will better serve to maintain program creditability because actual labor is emphasized even more than non-labor tasks were in the past.

Two respondents questioned why the total of all labor tasks equals 100 percent rather than 80 percent. The 100 percent total of labor tasks has no relationship to the 80/20 split. Likewise, a grantee successfully completing all preconstruction tasks would be credited with a total of 100 percent.

Additional minor changes were also made to the regulation of a clarifying nature or to delete extraneous material.

List of Subjects

7 CFR Part 1924

Agriculture, Construction, Management, Construction and repair, Energy Conservation, Housing, Loan programs-Agriculture, Low and moderate income housing.

7 CFR Parts 1933 and 1944

Grant Program-Housing and Community development; Indians; Low and moderate income housing; Nonprofit organization; Rural housing; and Reporting requirements.

Therefore, FmHA amends chapter XVIII, title 7, Code of Federal Regulations as follows:

PART 1924—GENERAL

1. The authority citation for part 1924 continues to read as follows:

Authority: 7 U.S.C. 1989; 42 U.S.C. 1980; 42 U.S.C. 2942; 5 U.S.C. 301; sec. 10 Pub L. 93-357, 88 Stat. 392; 7 CFR 2.23; 7 CFR 2.70

Subpart A-Planning and Performing Construction and Other Development

2. Section 1924.6 is amended by revising the last sentence in paragraph (c) to read as follows:

§ 1924.6 Mutual self-help method.

(c) * * * In the case of RH loans to families being assisted by Self-Help Technical Assistance (TA) grants in accordance with subpart I of part 1944 of this chapter, the County Supervisor may countersign checks for materials and necessary contract work made payable directly to the TA grantee. provided the District Director determines that:

PART 1933—LOAN AND GRANT PROGRAM (GROUP)

3. Part 1933 is removed and reserved.

PART 1944—HOUSING

4. The authority citation for part 1944 continues to read as follows:

Authority: 42 U.S.C. 1480; 5 U.S.C. 301; 7 CFR 2.23; 7 CFR 2.70.

5. Subpart I, consisting of §§ 1944.401-1944.450 and Exhibits A-F, is added to read as follows:

Subpart I-Self-Help Technical Assistance Grants

Sec. 1944.401 Objective. 1944,402 Grant purposes. 1944.403 Definitions. Eligibility. 1944.404 Authorized use of grant funds. 1944.405 1944 408 Prohibited use of grant funds. 1944.407 Limitations. 1944.408 [Reserved] Executive Order 12372. 1944.409 1944.410 Processing preapplications. applications, and completing grant dockets. 1944.411 Conditions for approving a grant. 1944.412 Docket preparation. 1944.413 Grant approval. 1944.414 [Reserved] Grant approval and other 1944.415 approving authorities. 1944.418 Grant closing. Servicing actions after grant 1944.417

closing.

1944.418 [Reserved]

1944.419 Final grantee evaluation.

1944.420 Extension or revision of the grant agreement.

1944.421 Refunding of an existing grantee.

1944.422 Audit and other report requirements.

1944.423 Loan packaging and 502 RH application submittal.

1944.424 Dwelling construction and standards.

1944.425 Handling and accounting for borrower loan funds.

1944.428 Grand closeout.

1944.427 Grantee self-evaluation.

1944.428–1944.449 [Reserved] 1944.450 OMB Control Number.

Exhibits to Subpart I

Exhibit A-Self-Help Technical Assistance **Grant Agreement**

Exhibit B-Evaluation Report of Self-Help Technical Assistance (TA) Grants

Exhibit B-1-Instructions for Preparation of **Evaluation Report of Self-Help Technical Assistance Grants**

Exhibit B-2-Breakdown of Construction **Development for Determining Percentage Construction Completed**

Exhibit B-3-Pre-construction and Construction Phase Breakdown

Exhibit C-Amendment to Self-Help **Technical Assistance Grant Agreement**

Exhibit D-Self-Help Technical Assistance **Grant Predevelopment Agreement**

Exhibit E-Guidance for Recipients of Self-HelpTechnical Assistance Grants (Section 52.3 of Housing Act of 1949)

Exhibit F-Site Option Loan to Technical **Assistance Grantees**

Subpart I-Self-Help Technical **Assistance Grants**

§ 1944.401 Objective.

This subpart sets forth the policies and procedures and delegates authority for providing Technical Assistance (TA) funds to eligible applicants to finance programs of technical and supervisory assistance for self-help housing, as authorized under section 523 of the Housing Act of 1949. This financial assistance may pay part or all of the cost of developing, administering, or coordinating programs of technical and supervisory assistance to aid needy very low- and low-income families in carrying out self-help housing efforts in rural areas. Very low-income families must receive a priority for recruitment and participation and may not comprise less than the percentage stated in subpart L of part 1940 of this chapter of those assisted in any grant. The primary purpose is to fund organizations that are willing to locate and work with families that otherwise do not qualify as homeowners. Generally, these are families below 50 percent of median incomes, living in substandard housing, and/or lacking the skills to be good

homeowners. Grantees will comply with the nondiscrimination regulation subpart E of part 1901 of this chapter which states that no person in the United States shall, on the grounds of race, color, national origin, sex, religion, marital status, mental or physical handicap, or age, be excluded from participating in, be denied the benefits of, or be subject to discrimination in connection with the use of grant funds and all provisions of the Fair Housing Act of 1988.

§ 1944.402 Grant purposes.

Farmers Home Administration (FmHA) may contract or make a grant to an organization to:

(a) Give technical and supervisory assistance to eligible very low- and lowincome families as defined in Exhibit C of subpart A of this part, in carrying out

self-help housing efforts. (b) Assist other organizations to provide technical and supervisory assistance to eligible families.

(c) Develop a final application, recruit families and related activities necessary to participate under paragraph (a) of this

§ 1944.403 Definitions.

(a) Agreement. The Self-Help Technical Assistance Agreement, which is a document signed by FmHA and the grantee, sets forth the terms and conditions under which TA funds will be made available. (Exhibit A of this subpart).

(b) Agreement period (or grant period). The period of time for which an agreement is in force. Generally, the period will not exceed 24 months.

(c) Date of completion. The date when all work under a grant is completed or the date in the TA grant agreement, or any supplement or amendment to it, when Federal assistance ends.

(d) Direct costs. Those costs that are specifically identified with a particular project or activity. Grantees receiving funds from a single grant source would consider all costs as direct costs.

(e) Disallowed costs. Those charges to a grant which FmHA determines cannot be authorized.

(f) Equivalent units. Equivalent units represent the "theoretical number of units" arrived at by adding the equivalent percentage of completion figure for each family in the self-help program (pre-construction and actual construction) together at any given date during program operations. The sum of the percentage of completion figures for all participant families represent the total number of "theoretical units" completed at any point in time. Equivalent units are useful in measuring progress during the period of the grant and are not a measurement of actual accomplishments. The number of equivalent units for any group can never exceed the number of planned or completed houses for that group.

(g) Equivalent value of a modest house. The equivalent value of a modest house is the typical cost of a recent contractor-built FmHA financed home in the area plus the actual or projected costs of an acceptable site and site development. If FmHA has not financed a contractor-built house during the last twelve months, the value will be established by use of the Marshall and Swift cost handbook or a similar type of handbook. Equivalent value of a modest house is established by FmHA.

(h) Indirect costs. Those costs that are incurred for common or joint objectives and therefore, cannot be readily and specifically identified with a particular project or activity, e.g., self-help.

(i) Mutual self-help. The construction method by which participating families organized in groups generally of 4 to 10 families utilize their own labor to reduce the total construction cost of their homes. Participating families complete construction work on their homes by an exchange of labor with one another. The mutual self-help method must be used for new construction.

(j) Organization. (1) A State, political subdivision, or public nonprofit corporation (including Indian tribes or

Tribal corporations); or

(2) A private nonprofit corporation that is owned and controlled by private persons or interests and is organized and operated for purposes other than making gains or profits for the corporation and is legally precluded from distributing any gains or profits to its members.

(k) Participating family. Individuals and/or their families who agree to build homes by the mutual self-help method and rehabilitate homes by the self-help method. Participants are families with very low- or low-incomes who have the ability to furnish their share of the required labor input regardless of the handicap, age, race, color, national origin, religion, family status, or sex of the head of household. The participating family must be approved for a Section 502 RH loan or similar loans from other Federal, state, and private lenders that uses income guidelines substantially similar to the Department of Housing and Urban Development before the start of construction, have sufficient time available to assist in building their own homes, and show a desire to work with other families. Each family in the group must contribute labor on each other's

homes to accomplish the 65 percent of the total 100 percent of tasks listed in Exhibit B-2 of this subpart. A participating family may use a substitute to perform the labor with prior approval of the Grantee and the FmHA State Director. A substitute is only permitted when the participating family is incapacitated.

(1) Self-help. The construction method by which an individual family utilizes their labor to reduce the construction cost of their home without an exchange of labor between participating families. Unless otherwise authorized by the District Director, this method is only funded for repair and rehabilitation type

construction.

(m) Sponsor. An existing entity that is willing and able to assist an applicant, with or without charge, in applying for a grant and in carrying out responsibilities under the agreement. Examples of sponsors are local rural electric cooperatives, institutions of higher education, community action agencies and other self-help grantees. Also, when available, regional technical and management assistance contractors may qualify to serve as a sponsor at no

(n) Technical assistance. The organizing and supervising of groups of families in the construction of their own

homes including:

(1) Recruiting families who are interested in sharing labor in the construction of each other's homes and assisting such families in obtaining housing loans.

(2) Conducting meetings of the families to explain the self-help program and subjects related to home ownership, such as loan payments, taxes, insurance, maintenance, and upkeep of the

property.

(3) Helping families in planning and developing activities that lead to the acquisition and development of suitable building sites.

(4) Assisting families in selecting or developing house plans for homes which will meet their needs and which they

(5) Assisting families in obtaining cost estimates for construction materials and any contracting that may be required.

(6) Providing assistance in the preparation of loan applications.

(7) Providing construction supervision and training for families while they

construct their homes.

(8) Providing financial supervision to individual families with section 502 Rural Housing (RH) loans which will minimize the time and effort required by FmHA in processing borrower expenditures for materials and contract services.

(9) Assisting families in solving other housing problems.

(o) Termination of a grant. The cancellation of Federal assistance, in whole or in part, at any time before the date of completion.

§ 1944.404 Eligibility.

To receive a grant, the applicant must: (a) Be an organization as defined in § 1944.403(i) of this subpart.

(b) Have the financial, legal, administrative, and actual capacity to assume and carry out the responsibilities imposed by the Agreement. To meet the requirement of actual capacity it must either:

(1) Have necessary background and experience with proven ability to perform responsibly in the field of mutual self-help or other business management or administrative ventures which indicate an ability to perform responsibility in the field of mutual selfhelp; or

(2) Be sponsored by an organization with background experience, and ability, which agrees in writing to help the applicant to carry out its

responsibilities.

(c) Legally obligate itself to administer TA funds, provide adequate accounting of the expenditure of such funds, and comply with the Agreement and FmHA regulations.

(d) If the organization is a private nonprofit corporation, be a corporation

(1) Is organized under State and local laws.

(2) Is qualified under section 501(c)(3) of the Internal Revenue Code of 1986.

(3) Has as one of its purposes the production of affordable housing.

(4) Has a Board of Directors which consist of not less than five.

§ 1944. 405 Authorized use of grant funds.

(a) Payment of salaries of personnel as authorized in the Agreement.

(b) Payment of necessary and reasonable office expenses such as office rental, office utilities, and office equipment rental. The purchase of office equipment is permissible when the grantee determines it to be more economical than renting. As a general rule, these types of expenses would be classified as indirect costs in multiple funded organizations.

(c) Purchase of office supplies such as paper, pens, pencils, and trade

magazines.

(d) Payment of necessary employee benefit costs including but not limited to items such as Worker's Compensation, employer's share of social security, health benefits, and a reasonable tax

deferred pension plan for permanent employees.

(e) Purchase, lease, or maintenance of power or specialty tools such as a power saw, electric drill, sabre saw, ladders, and scaffolds, which are needed by the participating families. The participating families, however, are expected to provide their own hand tools such as hammers and handsaws.

(f) Payment of liability insurance and special purpose audit costs associated with self-help activites. These would be considered direct costs, even though the grantee's general liability insurance cost

and the cost of audits for the

organization are generally indirect costs. (g) Payment of reasonable fees for training of grantee personnel including board members. This may include the cost of travel and per diem to attend in or out-of-State training as authorized by the board of directors and, when necessary, for the employee to do the current job. These costs are generally direct costs.

(h) Payment of services rendered by a sponsor or other organization after the grant is closed and when it is determined the sponsor can provide the necessary services which will result in an overall reduction in the cost of assistance. Typically, this will be limited to new grantees and an existing grantee for the period of time that its size or activity does not justify a full staff. A full staff is a full or part-time director, project worker, secretary-bookkeeper, and a construction supervisor. This type of cost is generally direct.

(i) Payment of certain consulting and legal costs required in the administration of the grant if such service is not available without cost. This does not include legal expenses for claims against the Federal Government. (Legal costs that may be incurred by the organization for the benefit of the participating families may be paid with prior approval of the State Director).

(i) Payments of the cost of an accountant to set up an accounting system and perform audits that may be required. Generally, these costs are

(k) Payments of reasonable expenses of board members for attending regular or special board meetings. These costs are indirect.

§ 1944.406 Prohibited use of grant funds.

(a) Hiring personnel specifically for the purpose of performing any of the construction work for participating families in the self-help projects.

(b) Buying real estate or building materials or other property of any kind for participating families.

(c) Paying any debts, expenses, or costs which should be the responsibility of the participating families in the selfhelp projects.

(d) Paying for training of an employee as authorized by Attachment B of OMB

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(e) Paying costs other than approved indirect (including salaries) that are not directly related to helping very low- and low-income families obtain housing consistent with the objectives of this program.

§ 1944.407 Limitations.

The amount of the TA grant depends on the experience and capability of the applicant and must be justified based on the number of families to be assisted. As a guide, the maximum grant amounts for any grant period will be limited to:

(a) An average TA cost equivalent per unit of no more than 15 percent of the cost of equivalent value of modest homes built in the area. (Upon request, the County Supervisor will provide the grantee the average cost of modest

homes for the area); or

(b) An average TA cost per equivalent unit that does not exceed the difference between the equivalent value of modest homes in the area and the average mortgage of the participating families

minus \$1,000; or

(c) A TA per equivalent unit cost that does not exceed an amount established by the State Director. The State Director may authorize a greater TA cost than paragraph (a) or (b) of this section when needed to accomplish a particular objective, such as requiring the grantee to serve very low-income families, remote areas, or similar situations; or

(d) A negotiated amount for repair and rehabilitation type proposals. At a minimum, applicants applying for repair and rehabilitation grants must include information on the proximity of the houses in a project, the typical needed repairs, and the cost savings between self-help and contractor rehabilitation and repair.

§ 1944.408 [Reserved]

§ 1944.409 Executive Order 12372.

The self-help program is subject to the provision of Executive Order 12372 which requires intergovernmental consultation with State and local officials. Under subpart J of part 1940 of this chapter (available in any FmHA office), new applicants for the self-help program must submit their Statement of Activities to the State single point of contact prior to submitting their preapplication to FmHA. The name of the point of contact is available from the FmHA State Office.

§ 1944.410 Processing preapplications, applications, and completing grant dockets.

(a) Form SF-424, "Application for Federal Assistance." Form SF-424 in an original and one copy must be submitted by the applicant to the District Director. It will be used to establish communication between the applicant and FmHA, determine the applicant's eligibility, determine how well the project can compete with similar applications from other organizations and eliminate any proposals which have little or no chance for Federal funding before applicants incur significant expenditures for preparing an application. In addition, the following information will be attached to and become a part of the preapplication:

(1) Complete information about the applicant's previous experience and capacity to carry out the objective of the

agreement.

(2) If the applicant organization is already formed, a copy of or an accurate reference to the specific provisions of State law under which the applicant is organized; a certified copy of the applicant's Articles of Incorporation and Bylaws or other evidence of corporate existence; certificate of incorporation for other than public bodies; evidence of good standing from the State when the corporation has been in existence 1 year or more; the names and addresses of the applicant's members, directors, and officers; and, if another organization is a member of the applicant-organization, its name, address, and principal business. If the applicant is not already formed, attach copies of the proposed organizational documents demonstrating compliance with § 1944.404(d) of this

(3) A current (no more than 12 months old) dated and signed financial statement showing the amounts and specific nature of assets and liabilities together with information on the repayment schedule and status of any debt owed by the applicant. If the applicant is being sponsored by another organization, the same type of financial statement also must be provided by the

applicant's sponsor.

(4) A narrative statement which includes information about the amount of the grant funds being requested, area(s) to be served, need for self-help housing in the area(s), the number of self-help units proposed to be built, rehabilitated or repaired during the agreement period, housing conditions of low-income families in the area and reasons why families need self-help assistance. Evidence should be provided that the communities support the activity and that there are low-income families willing to contribute their labor

in order to obtain adequate housing. Evidence of community support may be letters of support from local officials, individuals and community organizations. The pre-application may contain information such as census materials, local planning studies, surveys, or other readily available information which indicates a need in the area for housing of the type and cost to be provided by the proposed self-help TA program.

(5) A plan of how the organization proposes to reach very low-income families living in houses that are deteriorated, dilapidated, overcrowded, and/or lacking plumbing facilities.

(6) A proposed budget which will be prepared on SF-424A, "Budget Information (Non-Construction Programs)" will be completed to address applicable assurances as outlined in § 3015.205 of 7 CFR part 3015. State and local Government will include an assurance that the grantee shall comply with all applicable Federal statutes and regulations in effect with respect to the periods for which it receives grant funding. The State and local governments shall also comply with 7 CFR part 3016.

(7) A preliminary survey as to the availability of lots and projected cost of

the sites.

(8) A list of other activities the applicant is engaged in and expects to continue, and a statement as to other sources of funding and whether it will have sufficient funds to assure continued operation of the other activities for at least the period of the agreement. If multi-funded, its cost allocation plan or indirect cost rate must be part of the pre-application.

(9) Whether assistance under paragraph (d) of this section is requested and a brief narrative identifying the need, amount of funds needed, and projected time period.

(10) If a project is planned for five or more housing lots or units, an Affirmative Fair Marketing Plan is required. The plan will be in effect until

the completion of the project.

(b) Preapplication review. (1) The District Director, within 30 days of receipt of the preapplication, Form SF-424, and all other required information and material will complete a thorough review for completeness, accuracy, and conformance to program policy and regulations. Incomplete preapplications will be returned to the applicant for completion. The applicant should be given the name of the regional technical assistance contractor. The County Supervisor in the prospective county will be contacted as to the need for the

program in the proposed area and if the necessary resources are available to the grantee. This will include a discussion of the number of 502 and 504 units that will need to be committed to the grantee and the potential work impact on the office during the grant period. If it is determined that the County Office lacks the resources (either personnel or funds) to process all loan requests in a timely manner, the District Director must communicate this need to the State Director along with a recommended solution. (Lack of resources at the county level are not grounds to deny a request). After the District Director has determined that the preapplication is complete and accurate, the District Director will assemble the material in an applicant case file and forward it to the State Director. The case file, as a minimum, must contain the following:

(i) Form SF-424,

(ii) Original and one copy of Form FmHA 1940–20, "Request for Environmental Information."

(iii) Eligibility recommendations, and (iv) HUD Form 935.2 "Affirmative Fair Housing Marketing Plan", if applicable.

(2) The State Director may, if needed, submit the organizational documents with any comments or questions to the Office of General Counsel (OGC) for a preliminary opinion as to whether the applicant is or will be a legal organization of the type required by these regulations and for advice on any other aspects of the preapplication.

(3) The State Director, if unable to determine eligibility or qualifications with the advice of the OGC, may submit the preapplication to the National Office for review. The preapplication will contain all memoranda from OGC giving the results of its review. The State Director will identify in the transmittal memorandum to the National Office the specific problem and will recommend possible solutions and any information about the applicant which would be helpful to the National Office in reaching a decision.

(4) After an eligibility determination has been made, which should be completed within 30 days unless OGC is involved, the State Director will:

(i) If the applicant is eligible, contact the National Office as to the availability of funds or submit the proposal to the National Office for authorization if the requested amount exceeds the State Director's approval authority. If funds are available, the final review officer, either the State Director or the Assistant Administrator, Housing will issue a letter of conditions that the applicant must meet and direct the District Director to issue Form AD-622, "Notice of Preapplication Review Action."

(ii) If the applicant is determined not eligible, the State Director will direct the District Director to issue Form AD-622.

(c) Form AD-622, "Notice of Preapplication Review Action." (1) If the applicant is eligible and after the State Director has returned the preapplication information and the executed original Form FmHA 1940-20 to the District Office, the District Director will, within 10 days, prepare and issue Form AD-622. The original Form AD-622 will be signed and delivered to the applicant along with the letter of conditions, a copy to the applicant's case file, a copy to the State Director.

(2) If the applicant is not eligible and after the State Director has returned the preapplication information, the District Director will within 5 days notify the applicant on Form AD-622. The notification will inform the applicant that an appeal of the decision may be made to the National Appeals Staff under subpart B of part 1900 of this

chapter.

(3) If the applicant is eligible and no grant or loan funds are available, the State Director will return the preapplication information to the District Director who will, within 10 days, notify the applicant on Form AD-622. The notification will explain the facts concerning the lack of funding and that FmHA will notify them when funding will be available. This is not an

appealable decision.

(d) Self-help technical assistance grant predevelopment agreement. If the grantee requested predevelopment assistance and the State Director determines that the applicant lacks the financial resources to meet the conditions of grant approval, a grant of up to \$10,000 and for up to six months will be made in order for the applicant to provide what is required by paragraph (e) of this section. Exhibit D of this subpart will be used for this purpose. Existing grantees proposing to operate in an area different from the area that they are currently funded to operate are eligible for this grant. However, this grant is available only once for a defined area. This grant is available only after the letter of conditions has been issued. Denial of this assistance is an appealable decision under subpart B of part 1900 of this chapter.

(e) Form SF-424, "Application for Federal Assistance." The applicant will submit Form SF-424 in an original and one copy to the District Director. The application should provide a detailed proposal of its goals including:

(1) Names, addresses, number in household, and total annual household

income of families who have been contacted by the applicant and are interested in participating in a self-help housing project. Community organizations including minority organizations may be used as a source of names of people interested in self-help housing.

(2) Proof that the first group of prospective participating self-help families have qualified for financial

assistance.

(3) Evidence that lots are optioned by the prospective participating self-help families for the first group. Evidence that lots are available for the remaining groups.

(4) Detailed cost estimates of houses to be built by the mutual self-help method. Plans and specifications should be submitted with the cost estimates.

(5) Proposed staffing need, including qualifications, experience, proposed hiring schedule, and availability of any

prospective employees.

(6) Name, address, and official position of the applicant's representative or representatives authorized to act for the applicant and work with FmHA.

(7) Budget information including a detailed budget for the Agreement period based upon the needs outlined in the proposal. SF 424A will be completed to furnish the budget information.

(8) Indirect or direct cost policy and proposed indirect cost rate developed in accordance with 7 CFR part 3015 and

part 3016.

(9) Personnel procedures and practices that will be established or are in existence. Forms to be used should be submitted with the application.

(10) A proposed monthly activities schedule showing the proposed dates for starting and completing the recruitment, loan processing and construction phases for each group of participant families.

§ 1944.411 Conditions for approving a grant.

A grant may be approved for an eligible applicant when the conditions in the letter of conditions are met and the following conditions are present:

(a) The applicant has or can hire, or contract directly or indirectly with, qualified people to carry out its responsibilities in administering the grant.

(b) The applicant has met all of the conditions listed in § 1944.410(e) of this

subpart.

(c) The grantee furnishes a signed statement that it complies with the requirements of the Departmental Regulations found in 7 CFR part 3015 and part 3016.

- (d) A resolution has been adopted by the board of directors which authorizes the appropriate officer to execute Exhibit A of this subpart and Form FmHA 400-1, "Equal Opportunity Agreement."
- (e) The grantee has fidelity bonding as covered in 7 CFR part 3015 if a nonprofit organization or, if a State or local government, to the extent required in 7 CFR part 3016.
- (f) The grantee has agreed by completing SF-424B, "Assurances-Non Constitutional Programs," that it will establish a recordkeeping system that is

certifiable by a certified public accountant that it adequately meets the Agreement.

- (g) The grantee has established an interest bearing checking account on which at least two bonded officials will sign all checks issued and understands that interest earned in excess of \$250.00 annually must be submitted to FmHA quarterly. (The use of minority depository institutions is encouraged.)
- (h) The grantee has developed an agreement to be executed by the grantee and the self-help participants which clearly sets forth what is expected of

each and has incorporated Exhibit B-2 of this subpart which clearly shows what work is expected of the participating family.

§ 1944.412 Docket preparation.

When the application and all items required for the complete docket have been received, the District Director will thoroughly examine it to insure the application has been properly and accurately prepared and that it includes the required dates and signatures. The docket items will be assembled and distributed by the District Director in the following order:

Form No.	Name of form or document	Total No. of copies	Signed by applicant	No. for agreement docket	Copy for applicant
mHA 1940-1	Application for Federal Assistance Notice of Preapplication Review Action Request for Obligation of Funds Assurance Agreement HUD Form 935.2, Affirmative Fair Housing Marketing Plan	3 2 4 2 2	2	1-O and 1C 1-C 3-O and 2C 1-O 1-O and 1C	1999
	Certified Copy Authorizing Resolution	1 2 2	1	1-0 and 10 1-0 1-0	1-C 1-C 1-C

O=Original C=Copy:

§ 1944.413 Grant approval.

(a) Approval of grant. Within 30 days of the grantee meeting the conditions of § 1944.411 of this subpart or, if applicable, signing Exhibit D, the approving official will:

(1) Execute and distribute Form FmHA 1940-1 in accordance with the Forms Manual Insert (FMI).

(2) After the Finance Office acknowledges that funds are obligated, request an initial advance of funds on Form FmHA 440-57, "Acknowledgment of Obligated Funds/Check Request," in accordance with the FMI. The amount of this request should cover the applicant's needs for the remainder of the month in which the grant is closed plus the next month. Subsequent advances will cover only a one-month period.

(b) Cancellation of an approved grant. An approved grant may be canceled before closing if the applicant is no longer eligible, the proposal is no longer feasible, or the applicant requests cancellation. Cancellation will be accomplished as follows:

(1) The District Director will prepare Form FmHA 1940–10, "Cancellation of U.S. Treasury Check and/or Obligation," according to the FMI and send it to the State Director with the reasons for cancellation. If the State Director approves the request, Form FmHA 1940–10 will be returned to the District Office for processing in accordance with the FMI.

(2) The District Director will notify the applicant of the cancellation and the right to appeal under subpart B of part 1900 of this chapter. If the applicant requested the cancellation, no appeal rights are provided, but the applicant will still be notified of the cancellation.

(c) Disapproval of grant. If a grant is disapproved after the docket has been developed, the approving official will state the reason on the original Form FmHA 1940-1, or in a memorandum to the District Director. The District Director will notify the applicant in writing of the disapproval and the reason for disapproval. Also, the notification will inform the applicant of its appeal rights under subpart B of part 1900 of this chapter.

§ 1944.414 [Reserved]

§ 1944.415 Grant approval and other approving authorities.

(a) The State Director is authorized to approve or disapprove TA grants under this subpart. For a grant in excess of \$300,000, or in the case of a grant amendment when the amount of the grant plus any unexpended funds from a previous grant will exceed \$400,000, prior written consent of the National Office is required. In such cases, the docket, along with the State Director's recommendations, must be submitted to the National Office for review.

(b) The State Director may approve a grant not to exceed \$10,000 to an eligible organization under § 1944.410[d] of this subpart. The grant must be limited to 6 months and funds must be used for the development of the final application, family recruitment, and related activities as explained in § 1944.410[e) of this subpart. The amount of this grant will not be included in figuring TA cost per units.

- (c) The authority to contract for services is limited to the Administrator of FmHA.
- (d) Monthly expenditures of the grantee will normally be approved by the District Director unless:
- The grantee operates in only one county, in which case the authority may be delegated to the County Supervisor.
- (2) The grantee operates in more than one FmHA District, in which case the State Director will designate the approving official.
- (3) The grantee operates in more than one State Director's jurisdiction, in which case the Administrator will designate the approving official.
- (4) The expenditure is under contract authority, in which case the Contracting Official Representative will approve the monthly expenditure.

§ 1944.416 Grant closing.

The grant is closed on the date the Agreement is executed as defined in § 1944.403(a) by the applicant and the Government. Funds may not be advanced prior to the signing of the Agreement. The District Director or Assistant District Director are authorized to execute the Agreement for FmHA. Person(s) authorized by resolution may sign for the applicant.

§ 1944.417 Servicing actions after grant closing.

FmHA has a responsibility to help the grantee be successful and help the grantee avoid cases of fraud and abuse. Servicing actions also include correlating activities between the grantee and FmHA to the benefit of the participating families. The amount of servicing actions needed will vary in accordance with the experience of the grantee, but as minimum the following actions are required:

(a) Monthly, the grantee will provide the District Director with a request for additional funds on Form SF-270, "Request for Advance or

Reimbursement." This request need only show the amount of funds used during the previous month, amount of unspent funds, projected need for the next 30 days, and written justification if the request exceeds the projected need for the next 30 days. This request must be in the District Director's office fifteen days prior to the beginning of the month. Upon receipt of the grantee's request, the District Director will:

(1) If the request appears to be in order, process Form FmHA 440-57 so that delivery of the check will be possible on the first of the next month.

(2) If the request does not appear to be in order, immediately contact the grantee to resolve the problem. After the contact:

(i) If the explanation is acceptable, process Form FmHA 440-57 so delivery may be possible by the first of the next month, or

(ii) If the explanation is not acceptable, immediately notify the grantee and request the amount of funds that appear reasonable for the next 30 days on Form FmHA 440–57, so that delivery may be possible by the first of the next month. Unapproved funds that are later approved will be added to the next month's request.

(b) Quarterly, the grantee will submit Exhibit B of this subpart in an original and three copies to the County Supervisor on or before January 15, April 15, July 15, and October 15 which will verify its progress toward meeting the objectives stated in the Agreement and the application. The County Supervisor will immediately complete the County Office review part and forward the report to the District Office. After Exhibit C is received in the District Office, a meeting should be scheduled between the grantee, District

Director, and the County supervisor since this is an opportune time for both the grantee and FmHA to review progress to date and make necessary adjustments for the future. This meeting is required if the grantee was previously identified as a problem grantee or will be identified as a problem grantee at this time. Regardless of whether a meeting will be held, the following will be done:

(1) Exhibit B and other information will be evaluated to determine progress made to date. The District Director will comment on Exhibit B as to whether the grantee is ahead or behind schedule in each of the following areas:

(i) Assisting the projected number of families.

(ii) Serving very low-income applicants. Is the grantee reaching a minimum of very low-income families as required in Exhibit A, Attachment 2 to subpart L of part 1940 of this chapter (available in any FmHA office).

(iii) Equivalent units (EUs). Is the number of EUs completed representative of lapse in time of the grant? For example, if 25 percent of the grant period has elapsed, are 25 percent of the number of EUs completed?

(iv) Labor contributions by the family. Are the families working together and are they completing the labor tasks as established on Exhibit B-2?

(2) The District Director will submit Exhibit B to the State Director who will evaluate the quarterly report along with the District Director's comments. If the State Director determines the grantee is progressing satisfactorily, the State Director will sign and forward Exhibit B to the National Office. However, if the State Director determines the grantee is not performing as expected, the State Director will notify the grantee that it has been classified a "High Risk" grantee. The notice will specify the deficiencies and inform the grantee of proposed remedies for noncompliance. The notice will advise the grantee that FmHA is available to assist and provide the name and address of an organization that is under contract with FmHA to assist them. The State Director will forward a copy of Exhibit B, District Directors comments, and the reasons for classifying them as "High Risk" to the National Office, Single Family Housing, Special Programs Branch. When the period of time provided for corrective action has expired, an assessment will be made of the progress by the grantee toward correcting the situation. If the State Director determines:

(i) The situation has been corrected or reasonable progress has been made toward correcting the situation, the "High Risk" status will be lifted and the grantee so notified.

(ii) The situation has not been corrected but it is correctable if additional time is granted, an extension will be issued.

(iii) The situation has not been corrected and it is unlikely to be corrected if given additional time, the grant will be terminated under § 1944.426(b)(1) of this subpart.

§ 1944.418 [Reserved]

§ 1944.419 Final grantee evaluation.

Near the end of the grant period but prior to the last month, an evaluation of the grantee will be conducted by FmHA. The State Director may use FmHA employees or an organization under contract to FmHA to provide the evaluation. The evaluation is to determine how successful the grantee was in meeting goals and objectives as defined in the agreement, application, this regulation, and any amendments.

(a) This is a quantitative evaluation of the grantee to determine if it met its goals in:

(1) Assisting the project number of families in obtaining adequate housing.

(2) Meeting the goal of assisting very low-income families.

(3) Meeting the family labor requirement in § 1944.411(h) and Exhibit B-2 of this subpart.

(4) Keeping costs within the guides set in § 1944.407.

(5) Meeting order objectives in the Agreement.

(b) The evaluation is a narrative addressed to the State Director with a copy of the National Office, Single Family Housing Processing Division. It will be in 3 parts, namely; findings, recommendations, and an overall rating. The rating will be either unacceptable, acceptable, or outstanding, as follows:

(1) Outstanding if the grantee met or exceeded all of the goals in paragraph (a) of this section.

(2) Acceptable if the grantee met or exceeded all of the goals as defined in paragraph (a) except two.

(3) Unacceptable if the grantee failed to obtain an acceptable rating.

(c) After the State Director has reviewed the evaluation, a copy will be mailed to the grantee. The grantee may request a review of the evaluation with the District Director. This review is for clarification of the material and to dispute the findings if they are known to be wrong. The rating is not open for discussion except to the extent it can be proven that the findings do not support the rating. If this is the case, the District

Director will file an amendment to the State Director.

§ 1944.420 Extension or revision of the grant agreement.

The State Director may authorize the District Director to execute on behalf of the Government, Exhibit C of this subpart, at any time during the grant period provided:

(a) The extension period is for no more than one year from the final date

of the existing Agreement.
(b) The need for the extension is

clearly justified.
(c) If additional funds are needed, a revised budget is submitted with complete justification, and

(d) The grantee is within the guidelines in § 1944.407 of this subpart or the State Director determines that the best interest of the Government will be served by the extension.

§ 1944.421 Refunding of an existing grantee.

Grantees wishing to continue with self-help efforts after the end of the current grant plus any extensions should file Form SF-424, in accordance with § 1944.410(e). It is recommended that it be filed at least 6 months before the end of the current grant period. Funds from the existing grant may be used to meet the conditions of a new grant to serve the same or redefined geographic area. If the grantee is targeting a different geographic area, a new preapplication must be submitted in accordance with § 1944.410 and the grantee may apply for a predevelopment grant in accordance with § 1944.410(d). In addition to meeting the conditions of an applicant as defined in § 1944.411 of this subpart, the grantee must also have received or will receive an acceptable rating on its current grant unless an exception is granted by the State Director. The State Director may grant an exception to the rating if it is determined that the reasons causing the previous unacceptable rating have been removed or will be removed with the approval of this grant.

§ 1944.422 Audit and other report requirements.

The grantee must submit an audit to the appropriate FmHA District Office annually (or biannually if a State or local government with authority to do a less frequent audit requests it) and within 90 days of the end of the grantee's fiscal year, grant period, or termination of the grant. The audit, conducted by the grantee's auditors, is to be performed in accordance with Generally Accepted Government Auditing Standards (GAGAS), using the publication "Standards for Audit of Covernmental Organizations, Programs,

Activities and Functions" developed by the Comptroller General of the United States in 1981, and any subsequent revisions. In addition, the audits are also to be performed in accordance with 7 CFR parts 3015 and 3016 and FmHA requirements as specified in this subpart. Audits of borrower loan funds will be required. The number of borrower accounts audited will be determined by the auditor. In incidences where it is difficult to determine the appropriate number of accounts to be audited, auditors should be authorized by the State Director to audit the lesser of 10 loans or 10 percent of total loans.

(a) Nonprofit organizations and others. If determined necessary these organizations are to be audited in accordance with FmHA requirements OMB Circular A-110, A-133, and 7 CFR part 3015. These requirements also apply to public hospitals, public colleges, and universities if they are excluded from the audit requirements of paragraph (b) of this section.

(1) An audit conducted by the grantee's auditor shall be supplied to the FmHA District Director as soon as possible but in no case later than ninety (90) days following the period covered by the grant agreement.

(2) Auditors shall promptly notify United States Department of Agriculture's Office of the Inspector General Regional Inspector General and the FmHA District Office, in writing, of any indication of fraud, abuse, or illegal acts in grantees use of grant funds or in the handling of borrowers accounts.

(3) Nonprofit organizations that receive less than \$25,000 a year in Federal financial assistance need not be

(b) State and local governments and Indian tribes. These organizations are to be audited in accordance with this subpart and 7 CFR part 3016. The grantee will forward completed audits to the appropriate Federal cognizant agency and a copy to the FmHA District Director. "Cognizant agency" means the Federal agency assigned by OMB Circular A-128. Within USDA, and OIG shall fulfill cognizant agency responsibilities. Smaller grantees not assigned a cognizant agency by OMB should contact the Federal agency that provided the most funds. When USDA is designated as the cognizant agency or when it has been determined by the borrower that FmHA provided the major portion of Federal financial assistance, the State Director will contact the appropriate USDA OIG Regional Inspector General. FmHA and the borrower shall coordinate all proposed audit plans with the appropriate USDA

(1) State and local governments and Indian tribes that receive \$25,000 or more a year in Federal financial assistance shall have an audit made in accordance with 7 CFR part 3016.

(2) State and local and Indian tribes that receive less than \$25,000 a year in Federal financial assistance shall be exempt from 7 CFR part 3016.

(3) Public hospitals and public colleges and universities may be excluded by the State Director from OMB Circular A-128 audit requirements. If such entities are excluded, audits shall be made in accordance with paragraph (a) of this section.

§ 1944.423 Loan packaging and 502 RH application submittal.

A grantee is required to assist 502 RH applicants in submitting their application for a RH loan. Loan packaging will be performed in accordance with Exhibit A of subpart A of part 1944 of this chapter; therefore, it is important that the grantee be trained at an early date in the packaging of RH loans. Typically, this training should take place before the first applications are submitted to the County Office and before the grant is closed. A grantee should become very knowledgeable of FmHA's eligibility requirements but must understand that only FmHA can approve or deny an applicant assistance. Grantee must work cooperatively with FmHA in the 502 loan approval process and must work within the regulations for the 502 program and recognize FmHA's ultimate decision making authority to approve or deny loans. However, the grantee may ask for clarification that may be helpful in working with future applicants. Grant funds may not be used to pay any expense in connection with an appeal that the applicant may file or pursue.

§ 1944.424 Dweiling construction and standards.

All construction will be performed in accordance with subpart A of part 1924 of this chapter. The planned work must meet the building requirements of subpart A of part 1944 of this chapter and meet the Development Standards as defined in subpart A of part 1924 of this chapter and in any local codes. Sites and site developments must conform to the requirements of subpart C of part 1924 of this chapter.

§ 1944.425 Handling and accounting for borrower loan funds.

Grantees will be required to administer borrower loan funds during the construction phases. The extent of their involvement will depend on the experience of the grantee and the

amount of authority delegated to them by the District Director in accordance with § 1924.6(c) of subpart A of part 1924 of this chapter. Training should include FmHA's non-discrimination policies in receiving applications.

§ 1944.426 Grant closeout.

(a) Grant purposes completed. Promptly after the date of completion. grant closeout actions will be taken to allow the orderly discontinuance of

grantee activity.

(1) The grantee will immediately refund to FmHA any balance of grant funds advanced that are not committed for the payment of authorized expenses as prescribed in § 1951.58(j) of FmHA Instruction 1951-B (available in any FmHA office).

(2) The grantee will furnish Form SF-269A, "Financial Status Report (short form)" to FmHA within 90 days after the date of completion of the grant. All other financial, performance, and other reports required as a condition of the grant also will be completed.

(3) After the grant closeout, FmHA retains the right to recover any disallowed costs which are discovered as a result of the final audit. Subpart M of part 1951 of this chapter will be used by FmHA to recover any unauthorized expenditures.

(4) The grantee will provide FmHA an audit conforming to those requirements established in this part, including audits of self-help borrower accounts.

(5) Upon request from the recipient, any allowable reimbursable cost not covered by previous payments shall be

promptly paid by FmHA.

(b) Grant purposes not completed-(1) Notification of termination. The State Director will promptly notify the grantee and the National Office in writing of the termination action including the specific reasons for the decision and the effective date of the termination. The notification to the grantee will specify that if the grantee believes the reason for the proposed termination can be resolved, the grantee should, within 15 calendar days of the date of this notification, contact the State Director in writing requesting a meeting for further consideration. The meeting will be an informal proceeding at which the grantee will be given the opportunity to provide whatever additional information it believes should be considered in reaching a decision concerning the case. The grantee may have an attorney or any other person present at the meeting if desired. Within 7 calendar days of the meeting, the State Director will determine what action to take.

(i) If the State Director determines that termination is not necessary, the grantee will be informed by letter along with the District Director.

(ii) If the State Director determines that termination of the grant is appropriate, he/she will promptly inform the grantee by the use of Exhibit B-3 of subpart B of part 1900 of this

(2) National Office review. (i) Upon receipt of a request from a grantee that the decision of the State Director be reconsidered, the National Office will make a preliminary decision concerning the continued funding of the grantee during the appeal period. Written notification of the decision will be given to the State Director and grantee.

(ii) The National Office will then obtain a comprehensive report on the matter from the State Office. This information will be considered together with any additional information that may be provided by the grantee.

(c) Grant suspension. When the grantee has failed to comply with the terms of the agreement, the District Director will promptly report the facts to the State Director. The State Director will consider termination or suspension of the grant usually only after a Grantee has been classified as "high risk" in accordance with § 1944.417(b)(2) of this subpart. When the State Director determines that the grantee has a reasonable potential to correct deficiencies the grant may be suspended. The State Director will request written authorization from the National Office to suspend a grantee. The suspension will adhere to 7 CFR parts 3015 and 3016. The grantee will be notified of the grant suspension in writing by the State Director. The State Director will also promptly inform the grantee of its rights to appeal the decision by use of Exhibit B-3 of subpart B of part 1900 of this chapter.

(d) Grant termination. The State Director may terminate the grant agreement whenever FmHA determines that the grantee has failed to comply with terms of the Agreement. The reasons for termination may include, but are not limited to, such problems as listed in paragraph (e)(3)(i) of Exhibit A of this subpart. The State Director may also withhold further disbursement of grant funds and prohibit the grantee from incurring additional obligations of grant funds with written approval of the National Office. FmHA will allow all necessary and proper costs which grantee could not reasonably avoid.

(i) Termination for cause. The grant agreement may be terminated in whole, or in part, at any time before date of completion, whenever FmHA determines that the grantee has failed to comply with terms of the Agreement.

The State Director will notify the grantee in writing giving the reasons for the action and inform the grantee of its rights of appeal by use of Exhibit B-3 of subpart B of part 1900 of this chapter.

(ii) Termination for convenience. FmHA or the grantee may terminate the grant in whole, or in part, when both parties agree that the continuation of the grant would not produce beneficial results. The two parties will agree in writing to the termination conditions including the effective date. No notice of rights of appeal will be issued by FmHA.

§ 1944.427 Grantee self-evaluation.

Annually or more often, the board of directors will evaluate their own selfhelp program. Exhibit E of this subpart is provided for that purpose. It is also recommended that they review their personnel policy, any audits that may have been conducted and other reports to determine if they need to make adjustments in order to prevent fraud and abuse, and meet the goals in the current grant agreement.

§§ 1944.428-1944.449 [Reserved]

§ 1944.450 OMB control number.

The reporting and recordkeeping requirements contained in this regulation have ben approved by the Office of Management and Budget and have been assigned OMB control number 0575-0043. Public reporting burden for this collection of information is estimated to vary from 10 minutes to 18 hours per response, with an average of 1.17 hours per response including time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Send comments regarding this burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden, to Department of Agriculture, Clearance Officer, OIRM, room 404-W, Washington, DC 20250; and to the Office of Management and **Budget, Paperwork Reduction Project** (OMB# 0575-0043), Washington, DC

Exhibits to Subpart I

Exhibit A-Self-Help Technical **Assistance Grant Agreement**

THIS GRANT AGREEMENT dated , 19____, is between _

a nonprofit corporation ("Grantee"), organized and operating under

(authorizing State statute)

and the United States of America acting through the Farmers Home Administration, Department of Agriculture ("FmHA").

In consideration of financial assistance in the amount of \$______ (called "Grant Funds") to be made available by FmHA to Grantee under section 523(b)(1)(A) of the Housing Act of 1949 to be used in (specify area to be served) _______ for the purpose of providing a program of technical and supervisory assistance which will aid low-income families in carrying out mutual self-help housing efforts. Grantee will provide such a program in accordance with the terms of this Agreement and FmHA regulations.

Date of Completion means the date when all work under a grant is completed or the date in the TA Grant Agreement, or any supplement or amendment thereto, on which Federal assistance ends.

Disallowed costs are those charges to a grant which the FmHA determines cannot be

authorized.

Grant Closeout is the process by which the grant operation is concluded at the expiration of the grant period or following a decision to terminate the grant.

Termination of a grant means the cancellation of Federal assistance, in whole of in part, under a grant at any time prior to the date of completion.

Terms of agreement:

(a) This Agreement shall terminate
years from this date unless
extended or sooner terminated under
paragraphs (e) and (f) of this Agreement.

(b) Grantee shall carry out the self-help housing activity described in the application docket which is attached to and made a part of this Agreement. Grantee will be bound by the conditions set forth in the docket, 7 CFR part 1944, subpart I, and the further conditions set forth in this Agreement. If any of the conditions in the docket are inconsistent with those in the Agreement or subpart I of part 1944, the latter will govern. A waiver of any condition must be in writing and must be signed by an authorized representative of FmHA.

(c) Grantee shall use grant funds only for the purposes and activities specified in FmHA regulations and in the application docket approved by FmHA including the approved budget. Any uses not provided for in the approved budget must be approved in

writing by FmHA in advance.

(d) If Crantee is a private nonprofit corporation, expenses charged for travel or per diem will not exceed the rates paid FmHA employees for similar expenses. If Crantee is a public body, the rates will be those that are allowable under the customary practice in the government of which Grantee is a part; if none are customary, the FmHA rates will be the maximum allowed.

(e) Grant closeout and termination procedures will be as follows:

(1) Promptly after the date of completion or a decision to terminate a grant, grant closeout actions are to be taken to allow the orderly discontinuation of Grantee activity.

(i) Grantee shall immediately refund to FmHA any uncommitted balance of grant

funds.

(ii) Grantee will furnish to FmHA within 90 days after the date of completion of the grant a "Financial Status Report", Form SF-269A. All financial, performance, and other reports required as a condition of the grant will also be completed.

(iii) Grantee shall account for any property acquired with technical assistance (TA) grant funds, or otherwise received from FmHA.

(iv) After the grant closeout, FmHA retains the right to recover any disallowed costs which may be discovered as a result of any audit

(2) When there is reasonable evidence that Grantee has failed to comply with the terms of this Agreement, the State Director may determine Grantee as "high risk". A "high risk" Grantee will be supervised to the extent necessary to protect the Government's interest and to help Grantee overcome the deficiencies.

(3) Grant termination will be based on the

following:

(i) Termination for cause. This grant may be terminated in whole, or in part, 90 days after a Grantee has been classified as "high risk" if the State Director determines that Grantee has failed to correct previous deficiencies and is unlikely to correct such items if additional time is allowed. The reasons for termination may include, but are not limited to, such problems as:

(A) Actual TA costs significantly exceeding the amount stipulated in the proposal.

(B) The number of homes being built is

(B) The number of homes being built is significantly less than proposed construction or is not on schedule.

(C) The cost of housing not being appropriate for the self-help program.

(D) Failure of Grantee to only use grant funds for authorized purposes.

(E) Failure of Grantee to submit adequate and timely reports of its operation.

(F) Failure of Grantee to require families to work together in groups by the mutual selfhelp method in the case of new construction.

(G) Serious or repetitive violation of any of the provisions of any laws administered by FmHA or any regulation issued under those laws.

(H) Violation of any nondiscrimination or equal opportunity requirement administered by FmHA in connection with any FmHA programs.

(I) Failure to establish an accounting system acceptable to FmHA.

(J) Failure to serve very low-income families.

(K) Failure to recruit families from substandard housing.

terminated.

(ii) Termination for convenience. FmHA or Grantee may terminate the grant in whole, or in part, when both parties agree that the continuation of the project would not produce beneficial results commensurate with the further expenditure of funds. The two parties shall agree upon the termination conditions, including the effective date and, in case of partial termination, the portion to be

(4) To terminate a grant for cause, FmHA shall promptly notify Grantee in writing of the determination and the reasons for and the effective date of the whole or partial termination. Grantee will be advised of its appeal rights under 7 CFR part 1900, subpart B.

(I) An extension of this grant agreement may be approved by FmHA provided, in its opinion, the extension is justified and there is a likelihood that the Grantee can accomplish the goals set out and approved in the application docket during the period of the extension.

(g) Grant funds may not be used to pay obligations incurred before the date of this Agreement. Grantee will not obligate grant funds after the grant termination or

completion date.

(h) As requested and in the manner specified by FmHA, the Grantee must make quarterly reports, Exhibit C of this subpart (on 1/1s, 1/1s, 7/1s and 19/1s of each year), and a financial status report at the end of the grant period, and permit on-site inspections of program progress by FmHA representatives. FmHA may require progress reports more frequently if it deems necessary. Grantee must also comply with the audit requirements found in § 1944.422 of subpart I of 7 CFR part 1944, if applicable. Grantee will maintain records and accounts, including property, personnel and financial records, to assure a proper accounting of all grant funds. These records will be made available to FmHA for auditing purposes and will be retained by Grantee for three years after the termination or completion of this grant.

(i) Acquisition and disposal of personal equipment and supplies should comply with subpart R of 7 CFR part 3015 and subpart C of

7 CFR part 3016.

(j) Results of the program assisted by grant funds may be published by Grantee without prior review by FmHA, provided that such publications acknowledge the support provided by funds pursuant to the provisions of Title V of the Housing Act of 1949, 42 U.S.C. 1471, et seq., and that five copies of each such publication are furnished to the local representative of FmHA.

(k) Grantee certifies that no person or organization has been employed or retained to solicit or secure this grant for a commission, percentage, brokerage, or

contingent fee.
(I) Grantee shall comply with all civil rights laws and the FmHA regulations implementing

hese laws.

(m) In all hiring or employment made possible by or resulting from this grant, Grantee: (1) Will not discriminate against any employee or applicant for employment because of race, religion, color, sex, marital status, national origin, age, or mental or physical handicap, and (2) will take affirmative action to insure that applicants are employed, and that employees are treated during employment without regard to their race, religion, color, sex, marital status, national origin, or mental or physical handicap. This requirement shall apply to, but not be limited to, the following: Employment, upgrading, demotion, or transfer; recruitment or recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship. In the event Grantee signs a contract which would be covered by any Executive Order, law, or regulation prohibiting discrimination, Grantee shall

include in the contract the "Equal Employment Clause" as specified by FmHA. (n) It is understood and agreed by Grantee that any assistance granted under this Agreement will be administered subject to the limitations of Title V of the Housing Act of 1949 as amended, 42 U.S.C. 1471 et seq., and related regulations, and that rights granted to FmHA in this Agreement or elsewhere may be exercised by it in its sole discretion to carry out the purposes of the assistance, and protect FmHA's financial interest. (o) Grantee will maintain a code or standards of conduct which will govern the performance of its officers, employees, or agents. Grantee's officers, employees, or agents will neither solicit nor accept gratuities, favors, or anything of monetary value from suppliers, contractors, or others doing business with the grantee. To the

of such standards.

(p) Grantee shall not hire or permit to be hired any person in a staff position or as a participant if that person or a member of that person's immediate household is employed in an administrative capacity by the organization, unless waived by the State Director. [For the purpose of this section, the term "household" means all persons sharing the same dwelling, whether related or not).

disciplinary actions to be taken for violations

extent permissible by State or local law,

rules, or regulations such standards will provide for penalties, sanctions, or other

(q) Grantee's board members or employees shall not directly or indirectly participate, for financial gain, in any transactions involving the organization or the participating families. This includes activities such as selling real estate, building material, supplies, and services.

(r) Grantee will retain all financial records, supporting documents, statistical records, and other records pertinent to this agreement for 3 years, and affirms that it is fully aware of the provisions of the Administrative Remedies for False Claims and Statements Act, 31 U.S.C. 3801, et seg.

By ————————————————————————————————————		HET WAR
(Title) GRANTEE By		
(Signature)		
(Title) FARMERS HOME AI	OMINISTRATIO	ON

Exhibit B—Evaluation Report of Self-Help Technical Assistance (TA) Grants

(20)

(Date)

THE RESIDENCE OF THE PARTY OF T
b. Cumulative total number of Equivalent
(10) Units since beginning of grant:
Total to Date 4. a. Method of Construction:
Stick built%, Panelized%, Combined%
b. Number of bedrooms per house built this grant period: 2BR,
2BR, 3BR, —
c. Household size this Quarter:
1 person
2 persons
3 persons
5 persons
d. Number of houses under construction this grant period, but started during previous grant period:
5. a. Number of houses proposed under this grant: (11)
b. Number of houses completed under this
(12) grant:
c. Number of houses currently under
(13) construction:
d. Number of families in pre construction:
e. Number of Construction Supervisors:
f. Number of TA employees:
(16)
6. a. Average time needed to construct a single house: (17)
b. Number of months between submission
of self-help borrower's docket and approval/rejection:
c. Number and percentage of loan docket
rejections during reporting period:
(19) — 7. a. Did any of the following adversely affect
the Grantee's ability to accomplish program objectives?
YES NO
TA Staff Turnover
Bad Weather
Loan Processing Delays
Site Acquisition and Development
Unavailable Loan/Grant
Funds Lack of Participants
Communication between
FmHA/Grantee
8. Attach information concerning number of
families contacted, number who have
indicated a willingness to be a participating family, number of mutual
self-help groups organized, progress on
any construction started, and any problems relating to the operation of this
grant.
I certify that the statements made above are
true to the best of my knowledge and belief.

(Title) GRANTEE (22) -(Signature) County Office Review I have reviewed the above information which I have found to be substantially correct. Must be completed by County Office. Comment: Must be completed (23) Average appraisal value of units financed this Quarter: Average amount loan per unit financed this Quarter: (24) -(Date) (25) -County Supervisor District Office Review Comment: Must be completed (26) Date District Director State Office Review Comments: Must be completed (29) [30] Date

Exhibit B-1—Instructions for Preparation of Evaluation Report of Self-Help Technical Assistance Grants

State Office Representative

(31)

Exhibit B will be used by all Technical Assistance (TA) Grantees obtaining self-help TA grants. This attachment provides the grantee and FmHA a uniform method of reporting the performance progress of self-help projects. The TA Grantee will prepare an original and 4 copies of the attachment. The TA Grantee will sign the original and 3 copies and forward it to the local FmHA County Office. The TA Grantee will keep the unsigned copy for its records.

The evaluation report will be completed in accordance with the following:

1. Enter the date the quarter ends either March 31, June 30, September 30, or December 31 and the year.

2. Enter the full name of the TA Grantee organization.

Enter the complete mailing address of the TA Grantee organization.

4. Enter the area served by the grant.

Enter the date of the initial self-help TA grant agreement.

Enter the time of any extension self-help TA grant agreement(s).

7. Insert the number of equivalent units (EU) completed the first/second/third month of the quarter using steps 1, 2, and 3 of Exhibit B-3.

8. Insert the number of EU's completed the second month of the quarter by using steps 1. 2, and 3 of Exhibit B-3.

9. Insert the number of EU's completed the third month of the quarter by using steps 1, 2, and 3 of Exhibit B-3.

10. Add items (7), (8), and (9) to the total from the previous quarterly report to obtain the cumulative total number of EU's. This total is the cumulative total number of EU's for the project.

11. Enter the number of houses planned in

the TA Grantee proposal(s).

12. Enter the number of houses completed and occupied since the beginning of the grant.

13. Enter the number of houses that are under construction at the end of this quarter.

14. Enter the number of families in the preconstruction phase.

15. Enter the total number of construction supervisor(s) paid with TA grant funds.

16. Enter the number of employees paid with TA grant funds including those listed in item 15.

17. Insert the average elapsed time needed per house from excavation to final inspection by FmHA to complete construction of a house. If no self-help homes have been completed by this grantee, use other projects or your best estimate as a guide.

18. Enter the number of months it takes on average to approve or reject a borrower's

docket once it's submitted.

19. Enter number and percent of dockets submitted and rejected this quarter.

20. Enter date of Exhibit submittal.

21. Insert title of the Grantee or authorized representative.

22. Signature of Grantee or authorized representative.

23. County Supervisor must answer questions concerning market value and loan amount and also should insert comments concerning progress of construction, success of the project and any problems that the organization may have.

24. Insert date of County Supervisor's review.

25. Signature of County Supervisor.

26. District Director representative should insert his/her comments concerning items listed in § 1944.417(b)(1) of 1944-I.

27. Insert date of District Director review.

28. Signature of District Director or representative.

29. Insert State Office comments.

30. Insert date of State Office review.

31. Signature of State Office representative.

	In percent—		A Harrison
	With slab on grade	With crawl space	With basement
. Excavation	3	5	
The removal of earth to allow the construction of a foundation or basement.	and the particular section in		
Footing Foundations columns	8	8	1
Footing: Construction of the spreading course or courses at the base or bottom Foundation: Construction of the supporting portion of a structure below the fincluding footing.	of a foundation	on wall, pier, ruction, or b	or column
Floor elab or framing	6	4	
The floor slab consist of concrete, usually reinforced, poured over gravel and a va- prevent heat loss.	por barrier wi	th perimeter i	insulation to
. Subflooring	0	1	Con durin
The installation of materials used for flooring that is laid directly on the joist an construction prior installation of the finish floor.		purpose of a	noor durin
. Wall framing sheathing	/	(the rough h	umber work
and, for the exterior walls, covering with sheathing (plywood, waferboard, insulating board to close up the side walls prior to the installation of finish mate.	rials on the sur	d board or large.	lumberj an
The process or method of putting the parts of a roof, such as truss, rafters, ris	age and plates	III PODITIOII	Course los
The process, or method, of putting the parts of a roof, such as truss, rafters, ric support the overhead interior lining of a room. Roof sheathing is any sheet mat connected to the roof rafters or truss to act as a base for sheathing felt, shingles. Roofing	or other roof c	overs.	articleboard
support the overhead interior lining of a room. Roof sheathing is any sheet mat connected to the roof rafters or truss to act as a base for sheathing felt, shingles. The installation of a material that acts as a roof covering, making it impervious sheathing felt, tile, or slate.	or other roof common 5 to the weath	overs.	articleboard
support the overhead interior lining of a room. Roof sheathing is any sheet mat connected to the roof rafters or truss to act as a base for sheathing felt, shingles. Roofing	erial, such as p or other roof common 5 s to the weath	overs. 5 er, such as s	articleboard
support the overhead interior lining of a room. Roof sheathing is any sheet mat connected to the roof rafters or truss to act as a base for sheathing felt, shingles Roofing	erial, such as por other roof comments of the weath	overs. 5 er, such as s 7 call covering	hingles ove
support the overhead interior lining of a room. Roof sheathing is any sheet mat connected to the roof rafters or truss to act as a base for sheathing felt, shingles. Roofing	erial, such as por other roof comments. 5 sto the weath 7 the exterior was going windows an	overs. 5 er, such as s 7 call covering	hingles ove
support the overhead interior lining of a room. Roof sheathing is any sheet mat connected to the roof rafters or truss to act as a base for sheathing felt, shingles. Roofing. The installation of a material that acts as a roof covering, making it impervious sheathing felt, tile, or slate. Siding, exterior trim, porches. The installation of lumber, panel products or other materials intended for use as trim. Windows and exterior doors. The installation of all exterior windows and doors. This includes securely fastenis square and true and adjusting sash, screens and hardware for smooth and proper	erial, such as por other roof comments. 5 sto the weath 7 the exterior was many mindows and roperation. 3	olywood or provers. 5 er, such as s vall covering 9 d doors plun 2	hingles over including a
support the overhead interior lining of a room. Roof sheathing is any sheet mat connected to the roof rafters or truss to act as a base for sheathing felt, shingles. Roofing. The installation of a material that acts as a roof covering, making it impervious sheathing felt, tile, or slate. Siding, exterior trim, porches. The installation of lumber, panel products or other materials intended for use as trim. Windows and exterior doors The installation of all exterior windows and doors. This includes securely fastenis square and true and adjusting sash, screens and hardware for smooth and prope of the installation of plumbing to the installation of plumbing fixtures or appliances. This includes drain, waste necessary built-in fixture supports.	erial, such as por other roof community of the weath and the exterior was an eroperation. 3 system which and vent pipi	olywood or provers. 5 er, such as ser all covering end doors plun 2 must be con	hingles over including a nb and leve
support the overhead interior lining of a room. Roof sheathing is any sheet mat connected to the roof rafters or truss to act as a base for sheathing felt, shingles. Roofing	erial, such as por other roof comments. 5 s to the weath the exterior was an exterior was an exterior. 3 system which e, and vent pipi 1	olywood or provers. 5 er, such as ser all covering 9 ed doors plum 2 must be conng, water sup	including and leve
support the overhead interior lining of a room. Roof sheathing is any sheet mat connected to the roof rafters or truss to act as a base for sheathing felt, shingles. Roofing	erial, such as por other roof comments of the weath of the exterior was ground on the exterior was gro	or such as ser, su	including a his and level oply, and the consisting of e absorption of the consisting
support the overhead interior lining of a room. Roof sheathing is any sheet mat connected to the roof rafters or truss to act as a base for sheathing felt, shingles. Roofing	erial, such as por other roof comment. The exterior was properation. g system which e, and vent pipi. ttewater dispostment plant), at The system shoot footing or a weak to the	or such as ser, su	including and level and level and level and the and level and the ansisting of eabsorptice absorptice at the ansisting of the ansisting of the absorptice at the ansisting of the ansi

		In percent—		STATE OF THE PARTY OF
		With slab on grade	With crawl space	With basemen
in	ject to local codes and regulations the installation of conduit or cable and the exes with wires ready to connect. This roughing-in work is done before the dry valuation is placed in the walls and ceiling.	location of vall finish	f switch, light is applied, and	and outl
14. Insul	ation	2	2	
Ine	installation of any material used in walls, floors, and ceilings to prevent heat struction 1924-A, Exhibit D of 7 CFR of part 1924, subpart A.	transmissi	on as require	d by FmH
15. Dry 1	vall	8	0	
Dry	walling is covering the interior walls using sheets of gypsum board and taped join	ts.		
16. Base	ment or porch floor, steps	1	1	
ine	construction of basement or porch floors and steps whether wood or concrete.			
17. Heat	ing—finished	3	3	
Sub	ect to local codes and regulations the installation of registers, grilles and thermost	ats.		
18. F1001	ing covering	6	6	
1110	installation of the "finish flooring" (the material used as the final wearing surface program include numerous flooring to the surface of the	ice that is	applied to a	floor). Flo
m	vering include numerous flooring materials such as wood materials, vinyl, linoleaterials in tile or sheet form.	eum, cork,	plastic, carpe	et and oth
	or carpentry, trim, doors		-	
Inst	alling visible interior finish work (molding and/or trim), including covering joints	around wi	ndaw and day	
Th	ne installation of an interior door including frames and trim.	around wi	nuow and uoi	or opening
20. Cabii	nets and counter tops	1	1	
Secu	ring cabinets and counter tops (usually requiring only fastening to the wall or flo	or) that are	has doule	evel sana
ar	d true,	or, and are	promo dila r	even, bquu
21. Interi	or painting	4	4	25-01
Clea	ning and preparation of all interior surfaces and applying paint in strict accord	ance with	the paint ma	nufacturer
103	structions.			
Class	ior painting	1	1	
in	ning and preparation of all exterior surfaces and applying paint in strict accord	lance with	the paint ma	nufacturer
		- Frank	Color State of Bullion	
Subi	oing-complete fixturesect to local codes and regulations the installation of a receptor or device w	4	4	
CO	nnection and a discharge to the drainage system, such as water closets, lava	torios bath	res both a w	ater supp
in	stallation of an energized household appliance with plumbing connections, such	as a cloth	og wacher w	ator boato
an	shwasher or garbage grinder.	us u broth	co washer, w	ater neare
24. Electr	icalcomplete fixtures	1	1	
Subj	ect to local codes and regulations the installation of the fixtures, the switches, and	switch pl	ates. This is u	sually dor
an	er the dry wall finish is applied.	- Innin		
o. Finisi	hardware	1	1	
hi	installation of all the visible, functional hardware in a house that has a finish appropriate the second of the se	pearance, i	ncluding such	features a
6. Cutte	nges, locks, catches, pulls, knobs, and clothes hooks.			
The	installation of a shallow channel of wood, metal, or PVC (gutters) positioned	1	1	
ea	ves of the house for the purpose of collecting and diverting water from a roof to a	ust below	and following	g along tr
ca	rry rainwater from the root to the ground by way of a splash block or into a drains	vertical p	ipe (downspo	uisj "useu
Gradi	ng, paving, landscaping	3	3	
Lanu	scaping includes final grading, planting of shrubs and trees, and seeding or so	dding of la	wn areas. Fi	nal gradir
11110	audes the best available routing of runoff water to assure that house and adjacer	t homes w	rill not be end	angered h
the	pain of water runoff. The minimum slope should be 6" in 10' or 5% from the foun	dation of the	he home. Pavi	ng include
DO	in driveways and walks.			
3	Cotal	100	100	10

Exhibit B-3—Pre-Construction and Construction Phase Breakdown

I. General. This Exhibit will be used by Farmers Home Administration (FmHA) and the Grantee in determining Grantee performance as required in § 1944.417(b) of this subpart.

II. Determining technical assistance (TA) cost per unit.

A. Equivalent units are used to measure progress at any time during the period of the

grant. It is necessary because self-help grantees have several groups of families in various stages of progress during the period of the grant. The following formula has been developed to provide a more accurate method of determining progress.

FORMULA

San San Land	In percent—		
Phase breakdown	Value of each phase	Cumulative	
Pre-construction:	The state of		
Phase I	10	10	
Phase II	10	10	
Construction:			
Phase III	80	21-100	

B. Using the Description of Phase
Breakdown as a guide, the project staff
selects the total percentage pertinent to the
stage the self-help group is in and multiplies
that percentage by the number of families
(units) in the group. The result is the
equivalent number of units completed. No
credit may be given for Phase I, if the
application is rejected. When this
computation has been completed for each
group that falls within Phases I-III, the total
number of equivalent units is divided into the
total grant funds expended to that date. The
result is the TA cost per unit at that stage of
the program's progress.

C. The definition of pre-construction and construction phases described are follows:

Pre-Construction

Phase I: Hold community meetings; conduct interviews; obtain house plans; prepare cost estimates; begin search for land; submit family applications to the lender; lender runs credit check; applications. Lender either approves or rejects.

Phase II: Organize an association of section 502 Rural Housing eligible families; association conducts weekly meetings at which required lender forms are discussed and completed; house plans and land sites are selected; outside speakers explain and discuss taxes, insurance, how to keep a checking account, how interest is computed, home maintenance, decorating, and landscaping; etc.; completed loan dockets for each family are submitted to the lender. Family loan dockets are reviewed and recommendations made as to the loan amounts requested; the lender reviews family ioan dockets; preliminary title search of each proposed building site is begun; requests loan check from Finance Office; when check arrives, final title search is made, loan closed. checking accounts opened, and construction begun.

Construction: The grantee will utilize Exhibit B-2 which outlines 27 construction tasks to determine the percentage of completed construction activities.

D. The computation of equivalent units and TA costs will be computed as follows:

Exhibit C will be used for recording the following information and construction in this example which starts January 1.

Step 1

Both the grantee and FmHA review the FmHA loan application records to determine the percentage of completion for each family in the pre-construction phase of the program. These are Phases I-III. Total these percentages to find the number of "equivalent units" (EUs) completed at that date during pre-construction. For example, if there are eight families in Group #2 and all have completed the 20 percent phase of pre-construction, then there would be 1.6 EUs in the pre-construction phase of the program as of that date. Each phase must be completed before it is considered in the calculation.

Step 2

Refer to the records of construction progress for families in the construction Phase III. As of that date, the director totals the percentage of completion figures for each family as follows:

Askew	0.45
Whited	0.40
Martinez	0.40
Gonzalez	0.38
Sherry	0.34
Duran	0.33
Johnson	0.13
Harvey	0.31
EUs	2.92

Total production in the construction phase is therefore 2.92 EUs as of that date.

Add the pre-construction and construction subtotals together:

Pre-construction	1.60
Construction	2.92
Total EUs	4.52

This provides the total EUs of production during the first three months of operation. Steps 1, 2, and 3 will be used to complete items 7, 8 and 9 of Exhibit B of this subpart. III. Preparation:

Compile Exhibit B of this subpart in an original and four copies. The exhibit will be signed by the TA Grantee. Submit the original and three copies of the exhibit quarterly to FmHA County Office on or before January 15, April 15, July 15, and October 15, of each year for the quarters ending March 31, June 30, September 30, and December 31 of each year. The District Director will keep the original and forward two copies to the State Office. The State Office will forward one copy to the National Office. The State Office will prepare information concerning TA grants closed within 30 days of the end of a quarter on the next quarterly report.

Exhibit C—Amendment to Self-Help Technical Assistance Grant Agreement

(authorizing State Statute)

The Agreement is amended by providing additional financial assistance in the amount of ______ to be made available by PmHA to Grantee pursuant to section 523 of Title V of the Housing Act of 1949 for the purpose of assisting in providing a program of technical and supervisory assistance which will aid low-income families in carrying out mutual self-help housing efforts; or

The Agreement is amended by changing the completion date specified in convenant 1 from ______ to ____ and by making the following attachments to this amendment: (List and identify proposal and any other documents pertinent to the grant.)

A COLUMN
M L
Street of

Exhibit D—Self-Help Technical Assistance Grant Predevelopment Agreement

This grant predevelopment agreement dated, _____19 ____, is between

a nonprofit corporation ("Grantee"), organized and operating under

(authorizing State statute)

and the United States of America acting through the Farmers Home Administration, Department of Agriculture ("FmHA").

In consideration of financial assistance in the amount of \$...... ("Grant Funds") to be made available by FmHA to Grantee under section 523 (b)(1)(A) of the Housing Act of 1949 to be used in (specify area to be served)

for the purpose of developing a program of technical and supervisory assistance which will aid low-income families in carrying out mutual self-help housing efforts, Grantee will provide such a program in accordance with the terms of this Agreement and FmHA regulations.

Grant funds will be used for authorized purposes as contained in § 1944.410(d) of 7 CFR part 1944, subpart I, as necessary, to develop a complete program for a self-help TA grant. This will include recruitment, screening, loan packaging and related activities for prospective self-help participants.

Agreed to this ____ day of ____ 19___

(Name of Grantee)	
By (Signature)	an wolsteil .
(Title)	
United States of America	
By ————————————————————————————————————	

Farmers Home Administration

Exhibit E—Guidance for Recipients of
Self-Help Technical Assistance Grants

Exhibit E—Guidance for Recipients of Self-Help Technical Assistance Grants (Section 523 of Housing Act of 1949)

7 CFR part 1944, subpart I provides the specific details of this grant program. The following is a list of some functions of the grant recipients taken from this subpart. With the list are questions we request to be answered by the recipients to reduce the potential for fraud, waste, unauthorized use

or mismanagement of these grant funds. We suggest the Board of Directors answer these questions every six months by conducting their own review. Paid staff should not be permitted to complete this evaluation.

permitted to complete this evalua	tion.	
A. Family Labor Contribution		
1. Does your organization main-		
tain a list of each family and a running total of hours		
worked (when and on what		
activity)?	Yes	No
Are there records of discussions with participating fami-		
lies counselling them when		
the family contribution is fall-	-	4.0
ing behind?	Yes	No
prevent the family from per-		
forming the required tasks?	Yes	No
B. Use of Grant Funds		
1. Were grant funds used to		
pay salaries or other ex- penses of personnel not di-		
rectly associated with this		
grant?	Yes	No
2. Were grant funds used to pay for construction work for		
participating families?	Yes	No
3. Were all purchases or rentals		
(item and cost) of office equipment authorized?	Von	NI
4. Are all office expenses au-	Yes	No
thorized by 7 CFR part 1944.		
subpart I?	Yes	No
5. Was a record of long dis- tance telephone calls main-		
tained and was that log and		
telephone checked?	Yes	No
 Was all travel and mileage incurred for official business 		
and properly authorized in		
advance?	Yes	No
7. Were mileage and per diem rates within authorized		
levels?	Yes	No
8. Were participating families	440	Taken I
charged for use of tools?	Yes	No
to train grant personnel?	Yes	No
10. Was training appropriate for	Care Con-	
the individual trainee? 11. Were any technical or con-	Yes	No
sultant services obtained for		
participating families?	Yes	No
12. Were the provided technical or consultant services appro-		
priate in type and cost?	Yes	No
C. Financial Responsibilities		mine.
1. Does each invoice paid by		
the grant recipient match the		
2. Does each invoice paid by	Yes	No
the borrower and FmHA		
match the purchase order?	Yes	No
3. Were purchases made from the appropriate vendors?	Ven	NI
4. Are the invoices and item-	Yes	No
ized statements totalled for		
materials purchased for indi- vidual families?	Von	NT-
o, is there a record of deposits	Yes	No
and withdrawals to account		
for all loan funds?	Yes	No

THE PROPERTY OF THE PARTY OF TH	0000000	MINICOL		
		mont.		
6. Are checks from grant funds				
signed by the Board Treasur-				
er and Executive Director?	Yes	No		
7. Are grant funds deposited in				
an interest bearing account?	Yes	No		
8. Are checks from loan funds				
prepared by the grant recipi-				
ent for the borrower's and	40			
lender's signature?	Yes	No		
9. Are checks from loan funds				
accompanied by accurate in-	NA.	**		
voices?	Yes	No		
10. Are any borrower loan				
funds including interests, de-	Van	BT-		
posited in grantee accounts? 11. Are checks from loan funds	Yes	No		
submitted to FmHA more				
often than once every 30 days?	Voc	No		
12. Is the reconciliation of bank	ies	140		
statements for both grant and				
loan funds completed on a				
monthly basis?	Vac	No		
13. If the person who issues the	169	140		
checks also reconciles them,				
does the Executive Director				
review this activity?	Von	No		
14. Are materials purchased in	100	110		
bulk approved by the Execu-				
tive Director?	Yes	No		
15. Was the amount of materi-	400	110		
als determined by both the				
Executive Director and con-				
struction staff?	Yes	No		
16. Were any participating fam-	100	110		
ilies consulted about the pur-				
chase of materials?	Yes	No		
17. Were savings accomplished	100	110		
by the bulk purchase method?	Yes	No		
18. Did the Executive Director				
review the purchase order				
and the ultimate use of the				
materials?	Yes	No		
19. Are materials covered by				
insurance when stored by				
grantee?	Yes	No		
D. Reporting				
1. Are "Requests for Advance				
or Reimbursement" made				
once monthly to the FmHA	2011	02 1		
District Office?	Yes	No		
2. Has the grant recipient en-				
gaged a certified public Ac-				
countant (CPA) or CPA firm				
to review their operations on				
a regular basis: (Annually is				
preferable but every two years and at the end or the				
grant period are require- ments)?	Voc	ATO		
3. Are the quarterly evaluation	Yes	No		
reports submitted on time to				
the County Supervisor?	Yes	No		
July Disport Hours I minimum	100	140		
What, if any, problems exist that	need	to		
be corrected for effective managem	ent of	the		
grant project?	01			
a Project	TER !			
Date		THE REAL PROPERTY.		
President, Board of Directors				
(Period covered by report)				

Answer Key

The following answers should help your organization in assessing its vulnerability to fraud, waste, and abuse. You should take actions to correct practices that now generate an answer different from the key.

	Question	Answer
	A. 1	Yes
	A. 2	Yes
	A. 3	Yes
	B. 1	No
	B. 2	No
	B. 3	Yes
	B. 4	Yes
	B. 5	Yes
	B. 6	Yes
	B. 7	Yes
	B. 8	No
	B. 9	Yes
	B. 10	Yes
	B. 11	Yes
	B. 12	Yes
	C. 1	Yes
	C. 2	Yes
	C. 3	Yes
	C. 4	Yes
i	C. 5	Yes
1	C. 6	Yes
ı	C. 7	No
8	C. 8	Yes
1	C. 9	Yes
1	C. 10	No
8	C. 11	No Yes
ì	C. 12	Yes
	C. 14	Yes
1	C. 15	Yes
ı	C. 16	Yes
	C. 17	Yes
	C. 18	Yes
	C. 19	Yes
	D. 1	Yes
	D. 2	Yes
	D. 3	Yes
-		

Exhibit F—Site Option Loan to Technical Assistance Grantees

I. Objectives. The objective of a Site Option (SO) loan under Section 523(b)(1)(B) of Title V of the Housing Act of 1949 is to enable technical assistance (TA) grantees to establish revolving fund accounts to obtain options on land needed to make sites available to families that will build their own homes by the self-help method. An SO loan will be considered only when sites cannot be made available by other means including a regular Rural Housing Site (RHS) loan.

II. Eligibility requirements. To be eligible for an SO loan, the applicant must be a TA grantee that is currently operating in a satisfactory manner under a TA grant agreement. If the SO loan applicant has applied for TA funds but is not already a TA grantee and it appears that the TA grant will be made, the SO loan may be approved but not closed until the TA grant is closed.

III. Loan purposes. Loans may be made only as necessary to enable eligible applicants to establish revolving accounts with which to obtain options on land that will be needed as building sites by self-help families participating in the TA self-help housing program. Loans will not be made to pay the full purchase price of land but only for the minimum amounts necessary to obtain an option from the seller. The option should be for as long as necessary but in no case should the option be for less than 90 days.

IV. Limitations.

(A) If the amount of an SO loan will exceed \$10,000, the prior consent of the National Office shall be obtained before approval.

(B) The amount of the SO loan should not exceed 15 percent of the purchase price of the land expected to be under option at any one time, unless a higher percent is authorized by the State Director when other land in not available or the particular area requires more down payment than elsewhere or similar circumstances exist.

(C) Form FmHA 440-34, "Option to Purchase Real Property," will be used without modification in all cases for obtaining options under this subpart.

(D) The limitations of § 1822.266(b) (1) and (2) of subpart F of part 1822 of this chapter (FmHA Instruction 444.8, paragraphs VI B (1) and (2)) concerning land purchase will apply to options purchased under this subpart.

V. Rates and terms.

(A) Interest. Loans will be made at an

interest rate of 3 percent.

(B) Repayment period. Each SO loan will be repaid in one installment which will include the entire principal balance and accrued interest. The maximum repayment period for each SO loan will be the applicant's remaining TA grant funding period.

(1) A shorter repayment period will be established if SO funds will not be needed for the entire TA grant funding period.

(2) If a regular RHS loan is to be processed. the SO loan should be scheduled for repayment when RHS loan funds will be available to purchase the land and repay the amount of SO funds advanced on the option, unless SO loan funds will still be needed to purchase other options. Under no circumstances, however, will the repayment period exceed the applicant's remaining TA grant funding period.

VI. Processing application.

(A) Form of application: The application for assistance will be in the form of a letter to the FmHA County Supervisor having jurisdiction over the area of the proposed site to be optioned. The letter will be signed by the applicant or its authorized representative and contain, as a minimum, the following information:

(1) A copy of the proposed option that shows a legal description of the land, option price, purchase price, and terms of the option. If more than one site is to be purchased, a schedule of the proposed options should be included.

(2) Information to verify that a regular RHS

loan cannot be processed in time to secure

(3) Proposed method repayment of the SO loan.

(4) Resolution from the applicant's governing body authorizing the application for an SO loan from FmHA.

(B) Responsibility of the County Supervisor. Upon receipt of an SO loan application, the County Supervisor will:

(1) Determine whether the applicant is eligible. If the applicant is not eligible, or the loan cannot be made for other reasons, the application may be rejected by the County Supervisor with the concurrence of the District Director. The reasons for the rejection should be clearly stated and provided, in writing to the applicant. The applicant will have the right to have the decision reviewed following the procedure established in subport B of part 1900 of this

(2) Review and verify the accuracy of the

information provided.

(3) Make an inspection and a memorandum appraisal of each proposed site "as is." The appraisal will include a narrative statement as to whether the site has been recently sold, verify that the seller is the owner of the property, and indicate whether the purchase price is acceptable based on the selling price of similar properties in the area.

(4) Indicate whether or not it appears that, considering the location and cost of development, adequate building sites can be

provided at reasonable costs.

(5) If the option is for a tract of land on which 5 or more sites are proposed, the County Supervisor will forward to the District Director with recommendations as defined in § 1924.119 of subpart C of part 1924 of this chapter.

(6) If approval is recommended, prepare and have the applicant execute Form FmHA 1940-1, "Request for Obligation of Funds," for the amount needed. Copies of the form will be distributed as provided in the Forms

Manual Insert (FMI).

(7) Forward the SO loan application and the applicant's TA application or TA docket to the State Director. The submission will include the appraisal report and the County Supervisor's comments and recommendations

VII. Loan approval authority and State Office

The State Director is authorized to approve SO loans developed in accordance with this Exhibit. The approval or disapproval of the loan will be handled in the same manner as provided in § 1822.272 of subpart F of part 1822 of this chapter (FmHA Instruction 444.8, paragraph XII). SO loans will be established in Automated Multiple Housing Accounting System (AMAS) using Form FmHA 1944-51. "Multiple Family Housing Obligation Fund Analysis". The Issue loan/Grant checks transaction will be used to request a check for SO loans.

VIII. Loan closing.

(A) General. Loan closing instructions will be provided by the Office of the General

Counsel (OGC) to assure that the Promissory Note is properly completed and executed. The County Supervisor may then close the

(B) Security for the loan. The loan will be secured by a Promissory Note properly executed by the grantee using Form FmHA 1940-16, "Promissory Note." A lien on the optioned real estate will not be taken.

(1) The "kind of loan" block on the note will read "SO loan."

(2) The note will be modified to show that the only installment on the loan will be the final installment.

(C) Loan is closed. The loan will be considered closed when the note is executed and the loan check delivered to the grantee.

IX. Establishment of SO loan revolving

(A) Supervised bank accounts will not be used for SO loans.

(B) Grantee will deposit SO loan funds in a depository institution of its choice. The use of minority institutions is encouraged. Such funds will remain separate from any other account of the grantee and shall be established as an SO revolving account.

(C) Checks drawn on the revolving account will be for the sole purpose of purchasing land options and must be signed by at least two authorized officials of the grantee who have been properly bonded in accordance with § 1944.411 (e) and (g) of this subpart.

(D) Grantees will not expend funds for any options until the site and the option form have been reviewed and approved by the County Supervisor.

(1) SO funds will not be left unused in the revolving account in excess of 60 days.

(2) If the funds are not used for the intended purpose within the 60 days specified above, the unused portion will be refunded on the account.

(E) When funds become available for repayment of the SO loan, such funds will be deposited in the revolving account for the purchase of additional site options if needed. If such funds are not needed to purchase more options, they will be applied on the SO loan.

X. Source of funds.

SO loans will be funded from the self-help housing land development fund.

Subpart K—Technical and Supervisory **Assistance Grants**

§ 1944.550 [Removed and reserved]

6. Section 1944.550 is removed and reserved.

Dated: August 31, 1990.

La Verne Ausman,

Administrator, Farmers Home Administration.

[FR Doc. 90-24237 Filed 10-15-90; 8:45 am] BILLING CODE 3410-07-M

DEPARTMENT OF TRANSPORTATION Federal Aviation Administration 14 CFR Part 39

[Docket No. 89-NM-20-AD; Amdt. 39-6774]

Airworthiness Directives; Boeing Model 757 Series Airplanes

AGENCY: Federal Aviation Administration (FAA), DOT. ACTION: Final rule.

SUMMARY: This amendment supersedes an existing airworthiness directive (AD), applicable to certain Model 757 series airplanes, which currently requires repetitive operational testing of fuel boost pump bypass valves. That action was prompted by a determination that small amounts of water on the valves may freeze and prevent valve operation. This condition, if not corrected, could result in the loss of both engines in the event all aircraft fuel boost pumps were lost (e.g., loss of electrical power to pumps). This amendment also requires specific terminating action for the repetitive operational tests.

EFFECTIVE DATE: November 21, 1990.

ADDRESSES: The applicable service information may be obtained from Boeing Commercial Airplane Group, P.O. Box 3707, Seattle, Washington 98124. This information may be examine at the FAA, Northwest Mountain Region, Transport Airplane Directorate, 1601 Lind Avenue SW., Renton, Washington 98055–4056.

FOR FURTHER INFORMATION CONTACT:
Mr. G. Michael Collins, Seattle Aircraft
Certification Office, Propulsion Branch,
ANM-140S; telephone (206) 227-2689.
Mailing address: FAA, Northwest
Mountain Region, Transport Airplane
Directorate, 1601 Lind Avenue SW.,
Renton, Washington 98055-4056.

SUPPLEMENTARY INFORMATION: A proposal to amend part 39 of the Federal Aviation Regulations by superseding AD 88–08–04, Amendment 39–5895 (53 FR 12376, April 14, 1988), applicable to Boeing Model 757 series airplanes, to require repetitive operational testing of fuel boost pump bypass valves and also require specific terminating action for the repetitive operational testing, was published in the Federal Register on April 18, 1990 (55 FR 14426).

Interested persons have been afforded an opportunity to participate in the making of this amendment. Due consideration has been given to the single comment received.

The commenter requested that the compliance period for the modification be increased from the proposed 3,000 to 4,000 hours time-in-service. This was requested in order to allow

accomplishment of the modification during scheduled main base visits. The FAA concurs. This AD requires repeated operational testing until the modification is accomplished. Because the operational testing requirement serves as an interim safety measure, the FAA has determined that the extension of the compliance time to 4,000 hours for the modification will not have an adverse impact on safety. The final rule has been revised accordingly.

revised accordingly.

Since issuance of the Notice, the FAA has reviewed and approved Boeing Alert Service Bulletin 757–28A0017.

Revision 3, dated April 26, 1990, which revises the operational check of the bypass valve for proper operation following accomplishment of the modification. This revision to the service bulletin also updates the list of affected airplanes to reflect current ownership and also to include an optional bracket installation. The final rule has been revised to allow modification in accordance with this revision of the service bulletin.

Paragraph C. of the final rule has been revised to specify the current procedure for submitting request for approval of alternate means of compliance.

After careful review of the available data, including the comments noted above, the FAA has determined that air safety and the public interest require the adoption of the rule with the changes previously described. The FAA has determined that these changes will neither increase the economic burden on any operator nor increase the scope of the AD.

There are approximately 204 Model 757 series airplanes of the affected design in the worldwide fleet. It is estimated that 123 airplanes of U.S. registry will be affected by this AD, that it will take approximately 40 manhours per airplane to accomplish the required actions, and that the average labor cost will be \$40 per manhour. Based on these figures, the total cost impact of the AD on U.S. operators is estimated to be \$196,800.

The regulations adopted herein will not have substantial direct effects on the States, on the relationship between the national government and the States, or on the distribution of power and responsibilities among the various levels of government. Therefore, in accordance with Executive Order 12612, it is determined that this final rule does not have sufficient federalism implications to warrant the preparation of a Federalism Assessment.

For the reasons discussed above, I certify that this action: (1) Is not a "major rule" under Executive Order 12291; (2) is not a "significant rule"

under DOT Regulatory Policies and Procedures (44 FR 11034, February 26, 1979); and (3) will not have a significant economic impact, positive or negative, on a substantial number of small entities under the criteria of the Regulatory Flexibility Act. A final evaluation has been prepared for this action and is contained in the regulatory docket. A copy of it may be obtained from the Rules Docket.

List of Subjects in 14 CFR Part 39

Air transportation, Aircraft, Aviation safety, Safety.

Adoption of the Amendment

Accordingly, pursuant to the authority delegated to me by the Administrator, the Federal Aviation Administration amend 14 CFR part 39 of the Federal Aviation Regulations as follows:

PART 39-[AMENDED]

1. The authority citation for part 39 continues to read as follows:

Authority: 49 U.S.C. 1354(a), 1421 and 1423; 49 U.S.C. 106(g) (Revised Pub. L. 87-449, January 12, 1963); and 14 CFR 11.89.

§ 39.13 [Amended]

2. Section 39.13 is amended by superseding Amendment 39–5895 [53 FR 12376, April 14, 1988], AD 88–08–04, with the following new airworthiness directive:

Boeing: Applies to Model 757 series airplanes, listed in Boeing Alert Service Bulletin 757–28A0017, Revision 2, dated January 4, 1989, certificated in any category. Compliance is required as indicated, unless previously accomplished.

To prevent engine flameout due to boost pump bypass valve freezing, accomplish the following:

A. Prior to the accumulation of 150 flight hours after May 4, 1988 (the effective date of Amendment 39–5895, AD 88–08–04), and thereafter at intervals not to exceed 300 flight hours, perform an operational test of the fuel boost pump bypass valves in accordance with Boeing Alert Service Bulletin 757–28A0017, dated February 11, 1988; or Part I of Revision 2, dated January 4, 1989; or Part I of Revision 3, dated April 26, 1990.

B. Within the next 4,000 hours time-inservice after the effective date of this amendment, modify the fuel boost pump bypass valves in accordance with Part II of Boeing Alert Service Bulletin 757–28A0017, Revision 2, dated January 4, 1999, or Revision 3, dated April 26, 1990. This constitutes terminating action for the repetitive tests required by paragraph A. of this AD.

C. An alternate means of compliance or adjustment of the compliance time, which provides an acceptable level of safety, may be used when approved by the Manager, Seattle Aircraft Certification Office (ACO), FAA, Transport Airplane Directorate. Note: The request should be submitted directly to the Manager, Seattle ACO, and a copy sent to the cognizant FAA Principal Inspector (PI). The PI will then forward comments or concurrence to the Seattle ACO.

D. Special flight permits may be issued in accordance with FAR 21.197 and 21.199 to operate airplanes to a base in order to comply with the requirements of this AD.

All persons affected by this directive who have not already received the appropriate service documents from the manufacturer may obtain copies upon request to Boeing Commercial Airplane Group, P.O. Box 3707, Seattle, Washington 98124. These documents may be examined at the FAA, Northwest Mountain Region, Transport Airplane Directorate, 1601 Lind Avenue SW., Renton, Washington 98055–4056.

This amendment supersedes
Amendment 39–5895, AD 88–08–04.
This amendment becomes effective
November 21, 1990.

Issued in Renton, Washington, on October 4, 1990.

Darrell M. Pederson,

Acting Manager, Transport Airplane Directorate, Aircraft Certification Service. [FR Doc. 90–24281 Filed 10–15–90; 8:45 am] BILLING CODE 4910-13-M

14 CFR Part 39

[Docket No. 90-NM-123-AD; Amdt. 39-6776]

Airworthiness Directives; Boeing Model 767 Series Airplanes Equipped With BFGoodrich Escape Slides and Slide/Rafts

AGENCY: Federal Aviation Administration (FAA), DOT. ACTION: Final rule.

SUMMARY: This amendment adopts a new airworthiness directive (AD), applicable to certain Boeing Model 767 series airplanes, which requires inspection and modification of certain escape slides and slide-rafts. This amendment is prompted by reports of failure of the escape slides and slide/rafts due to equipment malfunctions. This condition, if not corrected, could result in unusable escape slides and slide/rafts, and jeopardize successful emergency evacuation of the airplane.

ADDRESSES: The applicable service information may be obtained from Boeing Commercial Airplanes Group, P.O. Box 3707, Seattle, Washington 98124; and BFGoodrich Company, Aircraft Evacuation Systems, 3414 South 5th Street, Phoenix, Arizona 85040. This information may be examined at the

FAA, Northwest Mountain Region, Transport Airplane Directorate, 1601 Lind Avenue SW., Renton, Washington.

FOR FURTHER INFORMATION CONTACT: Mr. Jayson B. Claar, Seattle Aircraft Certification Office, Airframe Branch, ANM-120S; telephone (206) 227-2784. Mailing address: FAA, Northwest Mountain Region, Transport Airplane Directorate, 1601 Lind Avenue SW., Renton, Washington 98055-4056.

SUPPLEMENTARY INFORMATION: A proposal to amend part 39 of the Federal Aviation Regulations to include an airworthiness directive, applicable to Boeing Model 767 series airplanes, which requires inspection and modification of certain escape slides and slide/rafts, was published in the Federal Register on July 7, 1990 (55 FR 28656)

Interested persons have been afforded an opportunity to participate in the making of this amendment. Due consideration has been given to the comments received.

The Air Transport Association (ATA) of America commented on behalf of its member airlines:

Some member airlines stated that the FAA's justification for revising the compliance time from 40 to 20 months appears to be based on an attempt to require the accomplishment of the modification at the same time as the inspections required by AD 86-06-06. These commenters noted that the slides and slide/rafts installed on their fleets are not subject to the requirements of AD 86-06-06 and most are scheduled for inspections/overhaul at 36-month intervals. They requested that the proposed compliance time be changed back to 40 months. As justification for such a change, the commenters indicated that the service history and reliability of the slides and slide/rafts does not demonstrate a need for an early removal to accomplish the proposed modifications. Further, one commenter indicated that the slide manufacturer's service bulletin refers to the modifications as "product improvements" and, therefore, requested that the modifications be required to be accomplished at the "next regularly scheduled overhaul."

The FAA does not concur that an extension of the proposed compliance time is warranted. Although part of the reason for selecting the 20-month compliance time was to align the modification with the requirements of AD 86-06-06, it was by no means the only reason. In developing an appropriate compliance time, the FAA considered the safety implications, parts availability, and normal maintenance

schedules for timely accomplishment of the modification. In consideration of these items, as well as the reports of numerous failures of the slides and slide/rafts in service, the FAA determined that 20 months represented the maximum interval of time allowable wherein the modifications could reasonably be accomplished and an acceptable level of safety could be maintained. The FAA does not concur with the suggestion that the modification be accomplished at "the next regularly scheduled overhaul;" since maintenance schedules may vary from operator to operator, there would be no assurance that the inspection will be accomplished within 20 months. The FAA has determined that, in requiring compliance within 20 months, only 30% of all slides and slide/rafts will be required to be removed from airplanes prior to their "regularly scheduled overhaul."

After careful review of the available data, including the comments noted above, the FAA has determined that air safety and the public interest require the adoption of the rule as proposed.

There are approximately 275 Model 767 series airplanes of the affected design in the worldwide fleet. It is estimated that 106 airplanes of U.S. registry will be affected by this AD, that it will take approximately 80 manhours per airplane to accomplish the required actions, and that the average labor cost will be \$40 per manhour. It is estimated that the required parts will cost \$2,125 per airplane. Based on these figures, the total cost impact of the AD on U.S. operators is estimated to be \$564,450.

The regulations adopted herein will not have substantial direct effects on the States, on the relationship between the national government and the States, or on the distribution of power and responsibilities among the various levels of government. Therefore, in accordance with Executive Order 12612, it is determined that this final rule does not have sufficient federalism implications to warrant the preparation of a Federalism Assessment.

For the reasons discussed above, I certify that this action: (1) Is not a "major rule" under Executive Order 12291; (2) is not a "significant rule" under DOT Regulatory Policies and Procedures (44 FR 11034, February 26, 1979); and (3) will not have a significant economic impact, positive or negative, on a substantial number of small entities under the criteria of the Regulatory Flexibility Act. A final evaluation has been prepared for this action and is contained in the regulatory docket. A copy of it may be obtained from the Rules Docket.

List of Subjects in 14 CFR Part 39

Air transportation. Aircraft. Aviation safety, Safety.

Adoption of the Amendment

Accordingly, pursuant to the authority delegated to me by the Administrator, the Federal Aviation Administration amends 14 CFR part 39 of the Federal Aviation Regulations as follows:

PART 39-[AMENDED]

1. The authority citation for part 39 continues to read as follows:

Authority: 49 U.S.C. 1354(a), 1421, and 1423: 49 U.S.C. 106(g) (Revised Pub. L. 97–449, January 12, 1963); and 14 CFR 11.89.

§ 39.13 [Amended]

Section 39.13 is amended by adding the following new airworthiness directive:

Boeing: Applies to Model 767 series airplanes, equipped with BFGoodrich escape slides and slide/rafts identified in BFGoodrich Service Bulletin 25-212, dated October 27, 1989, certificated in any category. Compliance required within the next 20 months after the effective date of this AD, unless previously accomplished.

To provide satisfactory reliability of the evacuation system, accomplish the following:

A. Modify the escape slides and slide/rafts in accordance with BPGoodrich Service Bulletin 25–212, dated October 27, 1989.

B. An alternate means of compliance or adjustment of the compliance time, which provides an acceptable level of safety, may be used when approved by the Manager, Seattle Aircraft Certification Office (ACO), FAA, Transport Airplane Directorate.

Note: The request should be submitted directly to the Manager, Seattle ACO, and a copy sent to the cognizant FAA Principal Inspector (PI). The PI will then forward comments or concurrence to the Seattle ACO.

C. Special flight permits may be issued in accordance with FAR 21.197 and 21.199 to operate airplanes to a base in order to comply with the requirements of this AD.

All persons affected by this directive who have not already received the appropriate service documents from the manufacturer may obtain copies upon request to Boeing Commercial Airplanes Group. P.O. Box 3707, Seattle, Washington 98124; and BFGoodrich Company, Aircraft Evacuation Systems, 3414 South 5th Street, Phoenix, Arizona 85040. These documents may be examined at the FAA, Northwest Mountain Region, Transport Airplane Directorate, 1601 Lind Avenue SE., Renton, Washington.

This amendment becomes effective November 21, 1990. Issued in Renton, Washington, on October 4, 1990.

Darrell M. Pederson,

Acting Manager, Transport Airplane
Directorate, Aircraft Certification Service.
[FR Doc. 90–24280 Filed 10–15–90; 8:45 am]
8ILLING CODE 4910–13-M

14 CFR Part 39

[Docket No. 90-NM-90-AD: Amdt. 39-6769]

Airworthiness Directives; McDennell Douglas Model DC-10-10, DC-10-15, DC-10-30 (Except KC-19A), and DC-10-40 Series Airplanes

AGENCY: Federal Aviation Administration (FAA), DOT.

ACTION: Final rule.

SUMMARY: This amendment adopts a new airworthiness directive (AD), applicable to McDennell Douglas Model DC-10 series airplanes, which requires repetitive inspections and replacement of the fuel tank manifold drain/outboard fill valves. This amendment is prompted by reports of in-service failures of fuel tank manifold drain/outboard fill valves on the Model KC-10A airplane. This condition, if not corrected, could result in valve fuel leakage in the wing outboard leading edge area, and the possibility of localized in-flight or ground fire.

EFFECTIVE DATE: November 19, 1990.

ADDRESSES: The applicable service information may be obtained from McDonnell Douglas Corporation, 3855. Lakewood Boulevard, Long Beach, California 90846, Attention: DC-10 Technical Publications, C1-HDR [54-66]. This information may be examined at the FAA, Northwest Mountain Region, Transport Airplane Directorate, 1601 Lind Avenua SW., Renton, Washington, or the Los Angeles Aircraft Certification Office, 3229 East Spring Street, Long Beach, California.

FOR FURTHER INFORMATION CONTACT:
Mr. Raymond Vakili, Aerospace
Engineer, Propulsion Branch, ANM140L, FAA, Northwest Mountain Region,
Los Angeles Aircraft Certification
Office, 3229 East Spring Street, Long
Beach, California; telephone (213) 988-

SUPPLEMENTARY INFORMATION: A proposal to amend part 39 of the Federal Aviation Regulations to include an airworthiness directive, applicable to McDonnell Douglas Model DC-10-10, DC-10-15, DC-10-30 (except KC-10A), and DC-10-40 series airplanes, which requires repetitive inspections and replacement of the fuel tank manifold drain/outboard fill valves, was

published in the Federal Register on June 1, 1990 (55 FR 22357).

Interested persons have been afforded an opportunity to participate in the making of this amendment. Due consideration has been given to the comments received.

One commenter requested that the AD allow the option of placarding a defective valve inoperative in accordance with the provisions of the Minimum Equipment List (MEL). The commenter stated that this option might be necessary because of the limited time to complete the inspection and the possibility of depleting the inventory of serviceable spare valves. The FAA does not concur. The FAA has determined that the availability of parts is not a problem at this time. However, in the event the problem should arise, operators always have the option of submitting an alternate means of compliance request to the FAA, which provides an equivalent level of safety in accordance with the provision in paragraph C. of this AD.

The aircraft manufacturer and the valve manufacturer commented that only a limited number of valves, identified in the McDonnell Douglas DC-10 Service Bulletin A28-196, are covered by warranty and will be exchanged free of cost. The FAA concurs. The cost impact estimate of the final rule has been corrected accordingly.

The aircraft manufacturer commented that there has been no failure of the fuel tank manifold drain/outboard fill valve on any in-service McDonnell Douglas DC-10's, as stated in the preamble to the Notice. The FAA concurs; however, the valves on the Model DC-10 are similar to the valves utilized in the KC-10A aerial refueling boom manifold scavenge shutoff valve and, thus, the same potential for failure exists on the Model DC-10 series airplanes.

In addition, the manufacturer suggested that the Model KC-10A airplane be included in the applicability of the final rule. The FAA does not concur. The Model KC-10A airplanes were specifically excluded in the NPRM because maintenance actions have been in effect to inspect and remove suspect valves from United States Air Force operated Model KC-10A airplanes. However, the FAA is reviewing these actions and will determine if further rulemaking action is necessary.

Paragraph A. of the final rule has been revised to clarify the actions required in the event that a defective valve is found as a result of the required inspections. Although these actions are specified in the referenced service bulletin, they were not iterated in the Notice.

Paragraph C. of the final rule has been revised to specify the current procedure for submitting requests for approval of alternate means of compliance.

After careful review of the available data, including the comments noted above, the FAA has determined that air safety and the public interest require the adoption of the rule as proposed with the changes previously described. The FAA has determined that these changes will neither significantly increase the economic burden on any operator nor increase the scope of the AD.

There are approximately 376 Model DC-10-10, DC-10-15, DC-10-30 (except KC-10A), and DC-10-40 series airplanes of the affected design in the worldwide fleet. It is estimated that 183 airplanes of U.S. registry will be affected by this AD, that it will take approximately 5 manhours per airplane to accomplish the required actions, and that the average labor cost will be \$40 per manhour. The cost of parts is \$800 per airplane. Based on these figures, the total cost impact of the AD on U.S. operators is \$183,000.

The regulations adopted herein will not have substantial direct effects on the States, on the relationship between the national government and the States, or on the distribution of power and responsibilities among the various levels of government. Therefore, in accordance with Executive Order 12612, it is determined that this final rule does not have sufficient federalism implications to warrant the preparation of a Federalism Assessment.

For the reasons discussed above, I certify that this action: (1) Is not a "major rule" under Executive Order 12291; (2) is not a "significant rule" under DOT Regulatory Policies and Procedures (44 FR 11034, February 26, 1979); and (3) will not have a significant economic impact, positive or negative, on a substantial number of small entities under the criteria of the Regulatory Flexibility Act. A final evaluation has been prepared for this action and is contained in the regulatory docket. A copy of it may be obtained from the Rules Docket.

List of Subjects in 14 CFR Part 39

Air transportation, Aircraft, Aviation safety, Safety.

Adoption of the Amendment

Accordingly, pursuant to the authority delegated to me by the Administrator, the Federal Aviation Administration amends 14 CFR part 39 of the Federal Aviation Regulations as follows:

PART 39-[AMENDED]

1. The authority citation for part 39 continues to read as follows:

Authority: 49 U.S.C. 1354(a), 1421 and 1423; 49 U.S.C. 106(g) (Revised Pub. L. 97–449, January 12, 1983); and 14 CFR 11.89.

§ 39.13 [Amended]

2. Section 39.13 is amended by adding the following new airworthiness directive:

McDonnell Douglas: Applies to Model
DC-10-10, DC-10-15, DC-10-30 (except
KC-10A), and DC-10-40 series airplanes,
as listed in McDonnell Douglas DC-10
Service Bulletin A28-196, dated March
30, 1990, certificated in any category.
Compliance required as indicated, unless
previously accomplished.

To prevent valve fuel leakage into the wing outboard leading edge area and the possibility of localized in-flight or ground fire, accomplish the following:

A. Within 120 days after the effective date of this AD, and thereafter, at intervals not to exceed 12 months, inspect the manifold drain/outboard fill valves, Part Number AF18C-57, in accordance with the procedures described in McDonnell Douglas DC-10 Service Bulletin A28-196, dated March 30, 1990. If any valve has valve top displacement, prior to further flight, replace the valve with a new like or serviceable valve. Continue to perform the repetitive inspections required by this paragraph until the valves are replaced in accordance with the paragraph B. of this

B. Within 24 months after the effective date of this AD, replace the manifold drain/outboard fill valves, Part Number AF18C-57, with new valves, Part Number AF18C-57A, in accordance with the procedures described in McDonnell Douglas DC-10 Service Bulletin A28-196, dated March 30, 1990. The replacement of Part Number AF18C-57 with Part Number AF18C-57A constitutes terminating action for this AD.

C. An alternate means of compliance or adjustment of the compliance time, which provides an acceptable level of safety, may be used when approved by the Manager, Los Angeles Aircraft Certification Office, FAA, Northwest Mountain Region.

Note: The request should be forwarded through an FAA Principal Inspector (PI), who will either concur or comment and then send it to the Manager, Los Angeles Aircraft Certification Office.

D. Special flight permits may be issued in accordance with FAR 21.197 and 21.199 to operate airplanes to a base in order to comply with the requirements of this AD.

All persons affected by this directive who have not already received the appropriate service documents from the manufacturer may obtain copies upon request to McDonnell Douglas Corporation, 3855 Lakewood Boulevard, Long Beach, California 90846, Attention: DC-10 Technical Publications, C1-HDR [54-60]. These documents may be examined at the FAA, Northwest

Mountain Region, Transport Airplane Directorate, 1601 Lind Avenue SW., Renton, Washington, or the Los Angeles Aircraft Certification Office, 3229 East Spring Street, Long Beach, California.

This amendment becomes effective November 19, 1990.

Issued in Renton, Washington, on October 2, 1990.

Darrell M. Pederson,

Acting Manager, Transport Airplane Directorate, Aircraft Certification Service. [FR Doc. 90–24282 Filed 10–15–90; 8:45 am] BILLING CODE 4910–13–M

14 CFR Part 71

[Airspace Docket No. 90-AGL-3]

Alteration of VOR Federal Airways V-158 and V-420

AGENCY: Federal Aviation Administration (FAA), DOT. ACTION: Final rule.

SUMMARY: This amendment alters the descriptions of VOR Federal Airways V-158 and V-420 located in the State of Illinois. The airway change to V-158 will provide an airway to join the V-128 bypass routing around Chicago O'Hare Air Traffic Control Tower (ATCT) airspace for aircraft arriving from the northwest. Also, this action removes that segment of the airway along V-420 between the Bradford very high frequency omnidirectional radio range and tactical air navigational aid (VORTAC) to the Malta intersection, which is not being used by Air Traffic Control (ATC).

EFFECTIVE DATE: 0901 u.t.c., December 13, 1990.

FOR FURTHER INFORMATION CONTACT:
Jesse B. Bogan, Jr., Airspace and
Obstruction Evaluation Branch (ATP240) Airspace-Rules and Aeronautical
Information Division, Air Traffic Rules
and Procedures Service, Federal
Aviation Administration, 800
Independence Avenue, SW.,
Washington, DC 20591; telephone: (202)
267-9253.

SUPPLEMENTARY INFORMATION:

History

On May 15, 1990, the FAA proposed to amend part 71 of the Federal Aviation Regulations (14 CFR part 71) to alter the descriptions of VOR Federal Airways V-158 and V-420 located in the State of Illinois (55 FR 20167). This airway change will provide a bypass routing in the vicinity of Chicago, IL, and eliminate a segment of an airway which is not being used by ATC. Interested parties

were invited to participate in this rulemaking proceeding by submitting written comments on the proposal to the FAA. No comments objecting to the proposal were received. Except for editorial changes, this amendment is the same as that proposed in the notice. Section 71.123 of part 71 of the Federal Aviation Regulations was republished in Handbook 7400.6F dated January 2, 1990.

The Rule

This amendment to part 71 of the Federal Aviation Regulations alters the descriptions of VOR Federal Airways V-158 and V-420 located in the State of Illinois. The airway change to V-158 will provide an airway to join the V-128 bypass routing around Chicago O'Hare ATCT airspace for aircraft arriving from the northwest. The section of the airway between the Bradford VORTAC and the Malta intersection along V-420 is not being used by ATC. Therefore, we are removing that section of V-420 between the Bradford VORTAC and the Malta intersection.

The FAA has determined that this regulation only involves an established body of technical regulations for which frequent and routine amendments are necessary to keep them operationally current. It, therefore-(1) Is not a "major rule" under Executive Order 12291; (2) is not a "significant rule" under DOT Regulatory Policies and Procedures (44 FR 11034; February 26, 1979); and (3) does not warrant preparation of a regulatory evaluation as the anticipated impact is so minimal. Since this is a routine matter that will only affect air traffic procedures and air navigation, it is certified that this rule will not have a significant economic impact on a substantial number of small entities under the criteria of the Regulatory Flexibility Act.

List of Subjects in 14 CFR Part 71

Aviation safety, VOR federal airways.

Adoption of the Amendment

Accordingly, pursuant to the authority delegated to me, part 71 of the Federal Aviation Regulations (14 CFR part 71) is amended, as follows:

PART 71—DESIGNATION OF FEDERAL AIRWAYS, AREA LOW ROUTES, CONTROLLED AIRSPACE, AND REPORTING POINTS

1. The authority citation for part 71 continues to read as follows:

Authority: 49 U.S.C. 1348(a), 1354(a), 1510; Executive Order 10854; 49 U.S.C. 106(g) (Revised Pub. L. 97-449, January 12, 1983); 14 CFR 11.69.

§ 71.123 [Amended]

2. § 71.123 is amended as follows:

V-158 [Amended]

By removing the words "Polo, IL." and substituting the words "Polo, IL; to the INT Polo 122° and Rockford, IL. 169° radials."

V-420 [Revised]

From Green Bay, WI; via Traverse City, MI; Caylord, MI; to Alpena, MI.

Issued in Washington, DC, on September 27, 1990.

Harold W. Becker,

Manager, Airspace-Rules and Aeronautical Information Division.

[FR Doc. 90-24283 Filed 10-15-90; 8:45 am]

14 CFR Part 71

[Airspace Docket No. 90-ASO-11]

Amendment to Control Zone and Transition Area, Palm Beach, FL

AGENCY: Federal Aviation Administration (FAA), DOT.

ACTION: Final rule; delay of effective date.

SUMMARY: The effective date of the FAA final rule as published in the Federal Register on September 12, 1990, Volume 55, page 37458, has been changed from October 18, 1990, to December 13, 1990.

EFFECTIVE DATE: 0901 u.t.c., December 13, 1990.

FOR FURTHER INFORMATION CONTACT: James G. Walters, (404) 763-7646.

Issued in East Point, Georgia, on September 20, 1990.

Don Cass,

Acting Manager, Air Traffic Division, Southern Region.

[FR Doc. 90-24288 Filed 10-15-90; 8:45 am] BILLING CODE 4910-13-M

14 CFR Part 71

[Airspace Docket No. 90-ASO-12]

Establishment of Control Zone, Glynco Jetport, Brunswick, GA

AGENCY: Federal Aviation Administration (FAA), DOT.

ACTION: Final rule.

SUMMARY: This amendment establishes a part-time control zone at the Glynco Jetport, Brunswick, GA. This action will provide additional controlled airspace for protection of instrument flight rules (IFR) aeronautical operations. The hours of operation of the control zone initially will be established by Notice to Airmen (NOTAM). Thereafter, the date and time of operation will be published in the Airport/Facility Directory.

EFFECTIVE DATE: 0901 u.t.c., December 13, 1991.

FOR FURTHER INFORMATION CONTACT:

James G. Walters, Airspace Section, System Management Branch, Air Traffic Division, Federal Aviation Administration, P.O. Box 20636, Atlanta, Georgia 30320; telephone (404) 763–7646.

SUPPLEMENTARY INFORMATION:

History

On July 17, 1990, the FAA proposed to amend part 71 of the Federal Aviation Regulations (14 CFR part 71) to establish the Glynco Jetport Control Zone at Brunswick, GA (55) FR (29066). The proposed action would lower the base of controlled airspace from 700 feet above ground level to the surface in the vicinity of Glynco Jetport for protection of IFR aeronautical operations. Interested parties were invited to participate in this rulemaking proceeding by submitting written comments on the proposal to the FAA No comments objecting to the proposal were received. Except for editorial changes, this amendment is the same as that proposed in the notice. Section 71.171 of part 71 of the Federal Aviation Regulations was republished in FAA Handbook 7400.6F dated January 2, 1990.

The Rule

This amendment to part 71 of the Federal Aviation Regulations establishes a part-time control zone at the Glynco Jetport, Brunswick, GA. This action lowers the base of controlled airspace from 700 feet above ground level to the surface in vicinity of the airport for protection of IFR aircraft. Initially, the hours of operation of the control zone will be established by NOTAM. Thereafter, the date and time of operation will be published in the Airport/Facility Directory.

The FAA has determined that this regulation only involves an established body of technical regulations for which frequent and routine amendments are necessary to keep them operationally current. It, therefore, (1) is not a "major rule" under Executive Order 12291; (2) is not a "significant rule" under DOT Regulatory Policies and Procedures (44 FR 11034; February 26, 1979); and (3) does not warrant preparation of a regulatory evaluation as the anticipated impact is so minimal. Since this is a routine matter that will only affect air traffic procedures and air navigation, it

is certified that this rule will not have a significant economic impact on a substantial number of small entities under the criteria of the Regulatory Flexibility Act.

List of Subjects in 14 CFR Part 71

Aviation safety, Control zones.

Adoption of the Amendment

Accordingly, pursuant to the authority delegated to me, part 71 of the Federal Aviation Regulations (14 CFR part 71) is amended, as follows:

PART 71—DESIGNATION OF FEDERAL AIRWAYS, AREA LOW ROUTES, CONTROLLED AIRSPACE, AND REPORTING POINTS

1. The authority citation for part 71 continues to read as follows:

Authority: 49 U.S.C. 1348(a), 1354(a), 1510; Executive Order 10854; 49 U.S.C. 106(g) (Revised Public Law 97—449, January 12, 1983); 14 CFR 11.69.

§ 71.171 [Amended]

2. Section 71.171 is amended as follows:

Brunswick Glynco Jetport, GA [New]

Within a 5-mile radius of Glynco Jetport (latitude 31°15'32" N., longitude 81°27'59" W.), excluding that airspace within the Brunswick Malcolm-McKinnon, GA, control zone. This control zone is effective during the specific dates and times established in advance by a Notice to Airmen. The effective date and time will thereafter be continuously published in the Airport/Facility Directory.

Issued in East Point, Georgia, on September 19, 1990.

Don Cass,

Acting Manager, Air Traffic Division, Southern Region.

[FR Dec. 90-24286 Filed 10-5-90; 8:45 am] BILLING CODE 49:0-13-M

14 CFR Part 71

[Airspace Docket No. 90-ASO-9]

Revision of Control Zone and Transition Area, Tupelo, MS

AGENCY: Federal Aviation Administration (FAA), DOT.

ACTION: Final rule; delay of effective date.

SUMMARY: The effective date of the FAA final rule as published in the Federal Register on September 11, 1990, Volume 55, page 37318, has been changed from October 18, 1990, to December 13, 1990.

EFFECTIVE DATE: 0901 u.t.c. December 13, 1990.

FOR FURTHER INFORMATION CONTACT: James G. Walters (404) 763-7646. Issued in East Point, Georgia, on September 20, 1990.

Don Cass,

Acting Manager, Air Traffic Division, Southern Region.

[FR Doc. 90-24287 Filed 10-15-90; 8:45 am] BILLING CODE 4010-13-M

14 CFR Part 71

[Airspace Docket No. 89-AEA-14]

Alteration of Control Zone and Transition Area; Erie, PA

AGENCY: Federal Aviation Administration (FAA), DOT. ACTION: Final rule.

SUMMARY: This notice modifies the Control Zone and 700 foot Transition Area established at the Erie International Airport, Erie, PA, due to the revision of air traffic control procedures in the area. This action reduces that amount of controlled airspace to that which is actually required by the FAA to contain aircraft operating under instrument flight rules.

FOR FURTHER INFORMATION CONTACT:

Mr. Curtis L. Brewington, Airspace Specialist, System Management Branch, AEA-530, Federal Aviation Administration, Fitzgerald Federal Building #111, John F. Kennedy International Airport, Jamaica, New York 11430; telephone: (718) 917-0857.

SUPPLEMENTARY INFORMATION:

History

On June 21, 1990, the FAA proposed to amend part 71 of the Federal Aviation Regulations (14 CFR part 71) to amend the Control Zone and 700 foot Transition Area at Eric, PA, due to the reorganization of air traffic control procedures in the area (55 FR 29634). The proposed action would return that amount of controlled airspace not needed by the FAA to contain arriving and departing aircraft operating under instrument flight rules at the Eric International Airport, Eric, PA, back to the general public.

Interested parties were invited to participate in this rulemaking proceeding by submitting written comments on the proposal to the FAA. No comments on the proposal were received. Except for editorial changes, this amendment is the same as that proposed in the notice. Sections 71.171 and 71.181 of part 71 of the Federal Aviation Regulations were republished

in FAA Handbook 7400.6F, January 2, 1990.

The Rule

This amendment to part 71 of the Federal Aviation Regulations reduces the Control Zone and 700 foot Transition Area established at Erie, PA, due to the reorganization of air traffic control procedures in the area.

The FAA has determined that this regulation only involves an established body of technical regulations for which frequent and routine amendments are necessary to keep them operationally current. Therefore, this regulation: (1) Is not a "major rule" under Executive Order 12291; (2) is not a "significant rule" under DOT Regulatory Policies and Procedures (44 FR 11034; February 26, 1979); and (3) does not warrant preparation of a regulatory evaluation as the anticipated impact is so minimal. Since this is a routine matter that will only affect air traffic procedures and air navigation, it is certified that this rule will not have a significant economic impact on a substantial number of small entities under the criteria of the Regulatory Flexibility Act.

List of Subjects in 14 CFR Part 71

Aviation safety, Control zones, Transition areas.

Adoption of the Amendment

Accordingly, pursuant to the authority delegated to me, part 71 of the Federal Aviation Regulations [14 CFR part 71] is amended as follows:

PART 71—DESIGNATION OF FEDERAL AIRWAYS, AREA LOW ROUTES, CONTROLLED AIRSPACE, AND REPORTING POINTS

1. The authority citation for part 71 continues to read as follows:

Authority: 49 U.S.C. 1348(a), 1354(a), 1510; Executive Order 10854; 49 U.S.C. 106(g) [Revised Pub. L. 97–449, January 12, 1983]; 14 CFR 11.69.

§71.171 [Amended]

2. Section 71.171 is amended as follows:

Erie, PA [Revised]

Within a 5-mile radius of the center of Erie International Airport, Erie, PA (lat. 42°04′54″ N., long. 80°10′38″ W.); extending NE of the 5-mile radius area from within 4.5 miles NW of the Erie VORTAC 054°(T) 060°(M) Radial to 4 miles SE of the Erie ILS localizer NE course then extending SW from a point located along the Erie ILS localizer NE course 10.5 miles NE of lat. 42°07′30″ N., long. 80°05′37″ W. to the 5-mile radius area.

§71.181 [Amended]

3. Section 71.181 is amended as follows:

Erie, PA [Revised]

That airspace extending upward from 700 feet above the surface within an 8.5-mile radius of the center of Erie International Airport, Erie, PA (lat. 42°04′54″ N., long. 80°10′36″ W.); extending NE of the 8.5-mile radius area from within 5 miles NW of the Erie VORTAC 054°(T) 060°(M) Radial to 5 miles SE of the Erie ILS localizer NE course then extending SW from a point located along the Erie ILS localizer NE course 11.5 miles NE of lat. 42°07′30″ N., long. 80°05′37″ W. to the 8.5-mile radius area.

Issued in Jamaica, New York, on September 13, 1990.

Gary W. Tucker,

Manager, Air Traffic Division. [FR Doc. 90–24284 Filed 10–15–90; 8:45 am] BILLING CODE 4910-13-M

14 CFR Part 71

[Airspace Docket No. 90-AEA-01]

Establishment of Transition Area; Milton, WV

AGENCY: Federal Aviation Administration (FAA), DOT.

ACTION: Final rule.

SUMMARY: This notice establishes a new 700 foot Transition Area at Milton, WV, due to the establishment of a Standard Instrument Approach Procedure (SIAP) to the Ona Airpark, Milton, WV. This action establishes that amount of controlled airspace which is deemed necessary by the FAA to segregate aircraft operating under instrument flight rules from those operating under visual flight rules in controlled airspace. Additionally, the status of the airport is changed from VFR to IFR.

EFFECTIVE DATE: 0901 u.t.c. December 13, 1990.

FOR FURTHER INFORMATION CONTACT:

Mr. Curtis L. Brewington, Airspace
Specialist, System Management Branch,
AEA-530, Federal Aviation
Administration, Fitzgerald Federal
Building #111, John F. Kennedy
International Airport, Jamaica, New
York 11430; telephone: (718) 917-0857.

SUPPLEMENTARY INFORMATION:

History

On April 6, 1990, the FAA proposed to amend part 71 of the Federal Aviation Regulations (14 CFR part 71) to establish a new 700 foot Transition area at Milton, WV, for the Ona Airpark due to the establishment of a new SIAP for the airport (55 FR 17632). The proposed

action would establish that amount of controlled airspace which is deemed necessary by the FAA to contain arriving and departing aircraft from the Ona Airpark, Milton, WV, operating under instrument flight rules.

Interested parties were invited to participate in this rulemaking proceeding by submitting written comments on the proposal to the FAA. One comment was received on the

proposal.

It was noted that a military training route (MTR), which is used by highperformance military aircraft, is established over the Ona Airpark. It was suggested that the FAA suspend implementation of the SIAP and Transition Area. This was due to concerns for potential conflicts between controlled aircraft executing the SIAP and uncontrolled aircraft operating along the MTR. The military training route in question has been realigned with an effective date prior to the implementation of the new SIAP and Transition Area. The FAA finds that further delay of the implementation of the SIAP and 700 foot Transition Area is not warranted. Except for editorial changes, this amendment is the same as that proposed in the notice. Section 71.181 of part 71 of the Federal Aviation Regulations was republished in FAA Handbook 7400.6F, January 2, 1990.

The Rule

This amendment to part 71 of the Federal Aviation Regulations establishes a new 700 foot Transition Area at Milton, WV, to contain arriving and departing aircraft at the Ona Airpark due to the development of a new SIAP to this airport. This area will be depicted on appropriate aeronautical charts thereby enabling pilots to circumnavigate the area or otherwise comply with appropriate IFR procedures.

The FAA has determined that this regulation only involves an established body of technical regulations for which frequent and routine amendments are necessary to keep them operationally current. Therefore, this regulation: (1) Is not a "major rule" under Executive Order 12291: (2) is not a "significant rule" under DOT Regulatory Policies and Procedures (44 FR 11034; February 26, 1979); and (3) does not warrant preparation of a regulatory evaluation as the anticipated impact is so minimal. Since this is a routine matter that will only affect air traffic procedures and air navigation, it is certified that this rule will not have a significant economic impact on a substantial number of small entities under the criteria of the Regulatory Flexibility Act.

List of Subjects in 14 CFR Part 71

Aviation safety, Transition areas.

Adoption of the Amendment

Accordingly, pursuant to the authority delegated to me, part 71 of the Federal Aviation Regulations (14 CFR part 71) is amended as follows:

PART 71—DESIGNATION OF FEDERAL AIRWAYS, AREA LOW ROUTES, CONTROLLED AIRSPACE, AND REPORTING POINTS

1. The authority citation for part 71 continues to read as follows:

Authority: 49 U.S.C. 1348(a), 1354(a), 1510; Executive Order 10854; 49 U.S.C. 106(g) (Revised Pub. L. 97–449, January 12, 1983); 14 CFR 11.69.

§ 71.181 [Amended]

2. Section 71.181 is amended as follows:

Milton, WV [New]

That airspace extending upward from 700 feet above the surface within a 6.5-mile radius of the center, lat. 38°26'26"N., long. 82°12'05"W., of Ona Airpark, Milton, WV; within 4 miles either side of the Charleston VORTAC 285°(T) 288°(M) radial extending from 11.5 miles northwest of the VORTAC to the 6.5-mile radius area.

Issued in Jamaica, New York, on September 13, 1990.

Gary W. Tucker,

Manager, Air Traffic Division.
[FR Doc. 90–24285 Filed 10–15–90; 8:45 am]
BILLING CODE 4910–13-M

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

43 CFR Public Land Order 6804

[AZ-930-4214-10; AZA-13398, AZA-13400, AZA-13401, AZA-13402, AZA-24749]

Revocation, Modification, and Transfer of Jurisdiction of Reclamation Withdrawals; Arizona

AGENCY: Bureau of Land Management, Interior.

ACTION: Public land order.

SUMMARY: This order revokes in part three Secretarial orders which withdrew lands in Yuma, Arizona, for the Colorado River Survey and the Yuma Project. Additionally, it modifies and transfers jurisdiction to a part of a fourth Secretarial order which withdrew the same land for the Colorado River Storage Project. This land totaling 26.794 acres is now excess to the needs of the Bureau of Reclamation and is needed by the Department of the Navy. The

Department of the Navy presently utilizes the facilities constructed on the parcel by the Bureau of Reclamation as an integral part of the Marine Corps Air Station operation in Yuma. The land has been and will remain closed to surface entry and mining.

EFFECTIVE DATE: October 18, 1990.

FOR FURTHER INFORMATION CONTACT: John Mezes, BLM, Arizona State Office, P.O. Box 16563, Phoenix, Arizona 85011, 602-640-5509.

By virtue of the authority vested in the Secretary of the Interior by section 204 of the Federal Land Policy and Management Act of 1976, 90 Stat. 2751; 43 U.S.C. 1714, it is ordered as follows:

1. The Secretarial Orders dated July 2, 1902, January 31, 1903, and September 30, 1904, which withdrew lands for the Colorado River Survey and the Yuma Project are hereby revoked insofar as they affect the following described land:

Gila and Salt River Meridian

T. 9 S., R. 23 W.,

Sec. 11, Tract B.

The area described contains 26.794 acres in Yuma County.

2. The Secretarial Order dated March 14, 1929, which withdrew the following described land for the Colorado River Storage Project is hereby modified and jurisdiction transferred from the Bureau of Reclamation to the Department of the Navy, subject to valid existing rights, for use as an administrative site. The land will remain withdrawn from settlement, sale, location, or entry under the general land laws, including the United States mining laws [30 U.S.C., ch. 2].

Gila and Salt River Meridian

T. 9 S., R. 23 W.,

Sec. 11, Tract B.

The area described contains 26.794 acres in Yuma County.

3. This withdrawal will expire 20 years from the effective date of this order unless, as a result of a review conducted before the expiration date pursuant to Section 204(f) of the Federal Land Policy and Management Act of 1976, 43 U.S.C. 1714(f), the Secretary determines that the withdrawal shall be extended.

Dated: October 10, 1990.

Dave O'Neal.

Assistant Secretary of the Interior.

[FR Doc. 90-24272 Filed 10-15-90; 8:45 am] BILLING CODE #310-32-M

DEPARTMENT OF COMMERCE

National Oceanic and Atmospheric Administration

50 CFR Part 264

[Docket No. 90804-0224]

RIN 0648-AA46

United States Standards for Grades of Frozen Fish Blocks

AGENCY: National Marine Fisheries Service (NMFS), NOAA, Commerce. ACTION: Interim final rule with request for comments.

SUMMARY: NOAA is revising the U.S. Standards for Grades of Frozen Fish Blocks used in NMFS's National Seafood Inspection Program. Participation in the program by industry members is voluntary. This will update the Standards for Grades to reflect such things as technical advances in fish processing equipment, increased industry size, a larger number of processed species, at-sea processing, and a Codex Alimentarius standard for Quick Frozen Blocks of Fish Fillet. Minced Fish Flesh and Mixtures of Fillets and Minced Fish Flesh (hereafter referred to as the CODEX Standard for Quick Frozen Blocks of Fish Fillets). The revised standards are issued as an interim rule to encourage comments from those using the standards before issuing a final rule.

DATES: Interim rule effective November 15, 1990. The incorporation by reference of the publication listed in the regulations is approved by the Director of the Federal Register as of November 15, 1990; comments must be received on or before October 16, 1991.

ADDRESSES: Comments should be sent to Thomas J. Moreau, Director, Technical Services Unit, Inspection Services Division, F/TS45, National Marine Pisheries Service, National Oceanic and Atmospheric Administration, U.S. Department of Commerce, One Blackburn Drive, Gloucester, MA 01930.

FOR FURTHER INFORMATION CONTACT: Earl C. Johnston, Chief, Standards and Specification Branch, NMFS, 508–281– 9219.

SUPPLEMENTARY INFORMATION:

Background

The U.S. Standards for Grades of Frozen Fish Blocks (50 CFR part 264, subpart A) provide a system for Federal and state inspectors to classify frozen fish blocks by quality into U.S. Grade Categories [i.e., grades A, B, and Substandard) and allow identification of a product quality level for the benefit of the consumer and industry. The standards are used by inspectors in NMFS's National Seafood Inspection Program. Industry participation in the program is voluntary. The existing standards for frozen fish blocks were first issued by the Department of the Interior in 1964 and reissued by the Department of Cemmerce in 1977. Since then, numerous technological advances and changes have occurred in the fish processing industry. Among these are:

1. The use of factory ships capable of harvesting and processing fish into frozen fish blocks while at sea.

2. The increasing variety of species being processed into frozen fish blocks.

3. The continued growth of a large industry utilizing frozen fish blocks in their products.

4. The technological advancements made in the equipment used by the fish processing industry.

5. The adoption of a Codex Alimentarius Commission Standard for Quick Frozen Blocks of Fish Fillets (Alinorm 89/18 Appendix II).

These advances and changes prompted industry members to seek to have the standards revised. The revised Standards for Frozen Fish Fillet Blocks were developed during Technical Working Group meetings with participation from industry and user groups. The revised standards were applied to 661 samples and the results were examined and evaluated. The major changes to the current standards are:

1. Determination of Grade

The current Standards for Grades (§ 264.111(a)) have a maximum score of 100 and a minimum score of 0. The revised Standards for Grades (§ 264.104(f)) are based on a perfect score of 0 (no physical defects).

2. Sampling

a. Sample unit size. The revised Standards for Grades (§ 264.104(b)) use the whole block for thawed state evaluations. The current Standards for Grades (§§ 264.121(b)(1) and 264.121(b)(2)) use a 5-pound (2.27 kg) subsample unit for thawed state evaluations. This change allows a more thorough evaluation of the entire block.

b. Sampling plan. Due to the change in sample unit size, the revised Standards for Grades (§ 264.108) include a modified sampling plan with comparable statistical confidence that was developed to reflect the increase in sample unit size while reducing the cost involved in destructive sampling.

3. Frozen State Evaluations

a. Improper fill. The revised Standards for Grades (§ 264.104(e)(5)) incorporate a depth requirement for point assessment. (See § 264.121(a)(6) for current Standards for Grades definition of improper fill).

b. Color. The assessment for this defect appears in the frozen state evaluation (§ 264.121(a)(1)) in the current Standard for Grades. It has been moved to the thawed state evaluation section in the revised Standards for Grades (§ 264.104(e)(9)) to permit a more thorough examination of the product for this defect.

4. Thawed State Evaluations

a. Belly flaps (napes). This defect does not appear in the current Standards for Grades. Under the revised Standards for Grades (§ 264.104(e)(6)), points for this defect will be assessed if the allowable tolerance of 15 percent by declared weight is exceeded.

b. Bones. In response to concerns and comments expressed by consumers, this defect in the revised Standards for Grades (§ 264.104(e)(15)) has been redefined into measurable quantities. The measurements are based on those developed by the international Godex Alimentarius Commission's Standard for Quick Frozen Blocks of Fish Fillets (Alinorm 89/18 Appendix II). The current Standards for Grades (§ 264.121(b)(2)) are based on a subjective interpretation of the definition of a "potentially harmful" bone.

c. Parasites. This defect does not appear in the current Standards for Grades. In response to consumer concerns and comments, it has been incorporated into the revised Standards for Grades (§ 264.104(e)(17)) and covers metazoan parasites and parasitic copepods.

d. Viscera, roe and lace. These defects do not appear in the current Standards for Grades. These defects were incorporated into the revised Standards for Grades (§ 264.104(e)(10) because the flatfish species that exhibit these defects are being processed into blocks in greater quantities.

5. Thawed State Defect Points

The revised Standards for Grades express the defect points from the thawed state evaluations (excluding belly flaps) on a per pound (kilogram) basis (§ 264.104[f]). That is, points assessed from §§ 264.104[e][7] through 264.104[e][17] will be added together and the sum divided by the declared weight of the block.

Comments and Responses

A proposed rule with request for comments was published on September 21, 1989 (54 FR 38881). At the end of the 45-day comment period, few comments had been received. Several commenters requested an extension to the comment period to have sufficient time to study the proposed rule and submit comments. Notice of a 30-day extension of the comment period was published on December 29, 1989 (54 FR 53660).

Six letters were received during the comment period: Two from industry, two from Government, one from a private consultant, and one from a hotel corporation. All commenters concurred with the revision, with a few minor comments and questions.

One letter from the industry suggested increasing the defect points for bone to the same level as for parasites. Since all bones, including pin bones, are now being counted as defects, the revised standards are much tighter on bones than the current standards. Large or excessive bone is more severely penalized than parasites. The industry member also commented on the method of removing attached belly flaps (napes). NOAA feels this is adequately addressed in the revised Standards for Grades and will also elaborate on this in the Inspector's Instructions.

Another industry comment concerned the heading of the revised Standards for Grades, suggesting it be changed to include the word "fillets." NOAA concurs, feeling that this would eliminate any confusion between market styles of frozen fish blocks, and has made the change.

The consultant's comment letter questioned the need to cook three 4–6 ounce (113.4 to 170.1 g) portions per sample unit. NOAA disagrees because it believes this amount of cooked product is necessary to fully evaluate the flavor, odor and texture of the product; no change was made in the interim final rule.

One commenter wanted to know if the defects were based on declared or actual weight. NOAA agrees that this should be specified and has inserted the word "declared" in §§ 264.104(e)(6) and 264.104(f) in the interim final rule to clarify the revised Standards for Grades. The same individual also commented that the defect definitions were too general in nature, and needed to be expanded upon. NOAA feels that all defects are adequately defined in the Standards for Grades. However, defects will be elaborated upon in the Inspector's Instructions (See § 264.101 of the Standards for Grades).

One comment received from the hotel corporation objected to the short initial comment period. However, the comment period was extended for 30 days and no further comments were received from this commenter.

One commenter concurred with the revision without further comment.

Request for Comments

The revised standards should facilitate trade in frozen fish fillet blocks and will allow consumers to select and purchase a greater variety of fish products on the basis of identified quality. The revised standards are issued as an interim final rule to allow further input on their adequacy and application. Interested persons are invited to submit written comments and suggestions or objections to these revised Standards for Grades during the interim rule period (see "ADDRESSES"). The comments will be reviewed and adjustments, if necessary, will be made to the revised Standards for Grades before publication as a final rule.

Classification

This action is categorically excluded from the requirement to prepare an environmental assessment by NOAA Directive 02–10.

The Assistant Administrator for Fisheries, NOAA, has determined that this rule is not a "major rule" requiring preparation of a regulatory impact analysis under E.O. 12291. This rule will not have an effect on the economy of \$100 million or more; will not cause a major increase in costs or prices; and will not have a significant adverse effect on competition, employment, investment, preductivity or innovation.

The General Counsel of the Department of Commerce certified to the Small Business Administration that this rule will not have a significant economic impact on a substantial number of small entities. This rule is expected to facilitate grading and trade in fish fillet block while not imposing any new costs on industry. As a result, a regulatory flexibility analysis was not prepared.

This rule does not contain a collection-of-information requirement for purposes of the Paperwork Reduction Act.

This rule does not contain policies with federalism implications sufficient to warrant preparation of a federalism assessment under E.O. 12612.

List of Subjects in 50 CFR Part 264

Food grades and standards, Seafood, Incorporation by reference. Dated: October 5, 1990.

Samuel W. McKeen.

Program Management Officer for Fisheries, National Marine Fisheries Services.

For the reasons set forth in the preamble, 50 CFR part 264 is amended as follows:

PART 264—UNITED STATES STANDARDS FOR GRADES OF FROZEN FISH BLOCKS

1. The authority citation for part 264 is revised to read as follows:

Authority: 7 U.S.C. 1621–1630; Reorganization Plan No. 4 of 1970 (84 Stat. 2090).

2, Part 264, subpart A is revised to read as follows:

Subpart A—United States Standards for Grades of Frozen Fish Fillet Blocks

Sec.

264.101 Scope and product description.

264.102 [Reserved]

264.103 Grades.

264.104 Grade determination.

264.105 Tolerances for lot certification.

264.106 Hygiene.

264.107 Methods of analysis.

264.108 Sampling plan for fish blocks.

Subpart A—United States Standards for Grades of Frozen Fish Fillet Blocks

§ 264.101 Scope and product description.

(a) These U.S. Standards for Grades apply to frozen fish blocks which are rectangularly shaped masses made from a single species of fish flesh. They are made from fillets or fillet pieces that are either skin-on and scaled or skinless. Blocks processed from skin-on fish flesh shall be so labeled. The blocks shall not contain minced or comminuted fish flesh. The blocks shall not be made by restructuring (reworking) pieces of fish blocks into the shape of a fish block.

(b) These Standards for Grades are implemented in accordance with guidance set forth in part II of NOAA Handbook 25, "Inspector's Instructions for Grading Frozen Fish Blocks."

§ 264.102 [Reserved]

§ 264.103 Grades.

(a) U.S. Grade A fish blocks shall:

(1) Possess good flavor and odor in accordance with § 264.104; and

(2) Comply with the limits for physical defects for U.S. Grade A quality in accordance with § 264.104.

(b) U.S. Grade B fish blocks shall: (1) Possess reasonably good flavor and odor in accordance with § 264.104; and

(2) Comply with the limits for physical defects for U.S. Grade B quality in accordance with § 264.104.

(c) U.S. Grade C fish blocks shall:

 Possess reasonably good flavor and odor in accordance with § 264.104;
 and

(2) Comply with the limits for physical defects for U.S. Grade C quality in accordance with § 264.104.

(d) Substandard fish blocks shall fail to meet one or more of the requirements given in paragraphs (a), (b), and (c) of this section for U.S. Grades A. B. and C.

§ 264.104 Grade determination.

(a) Procedures for grade determination. The grade shall be determined by evaluating a product in the frozen, thawed and cooked states according to paragraphs of this section—namely, sampling; flavor and odor; physical defects; listing defect points; and grade assignment.

(b) Sampling. Sampling shall be done in accordance with the sampling plan

given in § 264.108.

(1) For examination in the frozen state and the thawed state, a sample unit is one fish block.

(2) For examination in the cooked state, a sample unit is at least three 4- to 6-ounce (113.4 to 170.1 g) samples which are taken from a thawed sample unit.

(c) Evaluation of flavor and odor. (1)
Good flavor and odor (essential quality
requirements for a U.S. Grade A
product) mean that the raw product has
the odor and the cooked product has the
flavor and odor characteristics of the
indicated species of fish and are free
from off-flavors and off-odors of any
kind.

(2) Reasonably good flavor and odor (minimum requirements of a U.S. Grade B and a U.S. Grade C product) mean that the raw product or the cooked product is lacking in good odor (for the raw product) or good flavor and odor (for the cooked product) which is characteristic of the indicated species. Both the raw and the cooked products are free from objectionable off-flavors and off-odors of any kind.

(d) Examination for physical defects. Each sample unit shall be examined for physical defects using the list of definitions of defects given in paragraph

(e) of this section.
(e) Definitions of physic

(e) Definitions of physical defects—(1) Dehydration. This defect refers to loss of moisture from the surface of a fish block during frozen storage. Affected areas have a whitish appearance.

(i) Moderate dehydration masks the surface color of the product and affects more than 5 percent up to and including 15 percent of the surface area. If more than 15 percent of the surface area is affected, each additional 15 percent of surface area affected is another instance. Moderate dehydration can be

readily removed by scraping with a blunt instrument.

(ii) Excessive dehydration masks the normal flesh color and penetrates the product. It affects more than 5 percent up to and including 10 percent of the surface area. If more than 10 percent of the surface area is affected, each additional 10 percent of surface area affected is another instance. Excessive dehydration requires a knife or other sharp instrument to remove.

(2) Uniformity of block size. This defect refers to the degree of conformity to the declared size. It includes deviations from the standard length, width or thickness. Only one deviation for each dimension shall be counted.

(i) Moderate. A deviation of length and width of 1/8 inch (0.32 cm) or more up to and including 1/4 inch (0.64 cm). A deviation of thickness of 1/18 inch (0.16 cm) or more up to and including 1/8 inch (0.32 cm).

(ii) Excessive. If over ¼ inch (0.64 cm), each additional ⅓ inch (0.32 cm) of length and width is another instance. If over ⅓ (0.32 cm), each additional ⅙ inch (0.16 cm) of thickness is another instance.

(3) Underweight refers to underweight deviations from the stated weight.

(i) Slight. From 0.1 ounce (2.84 g) up to and including 1.0 ounce (28.35 g).

(ii) Moderate. Over 1.0 ounce (28.35 g) up to and including 4.0 ounces (113.4 g).

(iii) Excessive. If over 4.0 ounces (113.4 g), each additional 1.0 ounce (28.35 g) is another instance.

(4) Angles. An acceptable edge angle is an angle formed by two adjoining surfaces whose apex (deviation from 90 degrees) is within % inch (0.95 cm) off a carpenter's square placed along its surfaces. An acceptable corner angle is an angle formed by three adjoining surfaces whose apex is within % inch (0.95 cm) of a carpenter's square.

(5) Improper fill. This defect refers to voids, air pockets, ice pockets, ragged edges, bumps, depressions, damage, and imbedded packaging material, each of which is greater than 1/2 inch (0.32 cm) in depth, and which would result in product loss after cutting. It is estimated by determining the minimum number of 1-ounce (28.35 g) model units that could be affected adversely. For the purpose of estimating product loss, the 1-ounce (28.35 g) model unit shall have the dimensions 4×1×% inch (10.16×2.54×1.59 cm). The total number of model units that would be affected adversely is the number of instances.

(6) Belly flaps (Napes) may be either loose or attached to a fillet or part of a fillet. The maximum amount of belly flaps should not exceed 15 percent by declared weight of the block. If this amount does exceed 15 percent, each additional 5 percent by declared weight is another instance.

(7) Blood spots. Each lump or mass of clotted blood greater than % 6 inch (0.48 cm) up to and including % inch (0.95 cm) in any dimension is an instance. If a blood spot is larger than % inch (0.95 cm), each additional % 6 inch (0.48 cm) is another instance.

(8) Bruises include distinct, unnatural, dark, reddish, grayish, or brownish off-colors due to diffused blood. Each instance is each bruise larger than 0.5 square inch (3.32 cm²) and less than 1.5 square inch (9.68 cm²). For each bruise 1.5 square inch (9.68 cm²) or larger, each additional complete 1.0 square inch [6.45 cm²) is another instance.

(9) Discoloration refers to deviations from reasonably uniform color characteristics of the species used, such as melanin deposits, yellowing, rusting or other kinds of discoloration of the fish

flesh.

(i) Moderate. A noticeable but moderate degree which is greater than 0.5 square inch (3.23 cm²) up to and including 1.5 square inch (9.68 cm²) is one instance. If the discoloration is greater than 1.5 square inch (9.68 cm²), each additional complete 1.0 square inch (6.45 cm²) is another instance.

(ii) Excessive. An excessive degree of discoloration which is greater than 0.5 square inch (3.23 cm²) up to and including 1.5 square inch (9.68 cm²) is one instance. If the discoloration is greater than 1.5 square inch (9.68 cm²) each additional complete 1.0 square inch (6.45 cm²) is another instance.

(10) Viscera, roe and lace. Viscera and roe refer to any portion of the internal organs. Each occurrence of viscera and roe is an instance. Lace (frill) is a piece of tissue adhering to the edge of a flatfish (Order

Pleuronectiformes) fillet. For each lace, each ½ inch (1.27 cm) is each instance.

(11) Skin. In skinless fish blocks, each piece of skin larger than 0.5 square inch (3.23 cm²) up to and including 1.0 square inch (6.45 cm²) is an instance. For each piece of skin that is larger than 1.0 square inch (6.45 cm²), each additional complete 0.5 square inch (3.23 cm²) in area is another instance. For pieces of

skin smaller than 0.5 square inch (3.23 cm²), the number of 0.5-square-inch (3.23 cm²) squares fully or partially occupied after collecting these pieces on a grid is

the number of instances.

(12) Membrane (black belly lining). Each piece of membrane (black belly lining) larger than 0.5 square inch (3.23 cm²) up to and including 1.5 square inch (9.68 cm²) is an instance. For pieces of membrane (black belly lining) that are larger than 1.5 square inch (9.68 cm²), each additional complete 0.5 square inch (3.23 cm²) in area is another instance.

(13) Scales—(i) For skin-on fillets that have been scaled, an instance is an area of scales over 0.5 square inch (3.23 cm²) up to and including 1.5 square inch (9.68 cm²). If the area is greater than 1.5 square inch (9.68 cm²), each additional complete 1.0 square inch (6.45 cm²) is another instance. Loose scales are counted and instances are deducted in the same manner as for skinless fillets.

(ii) For skinless fillets, the first five to ten loose scales is an instance. If there are more than ten loose scales, each additional complete count of five loose

scales is another instance.

(14) Foreign material. Any harmless material not derived from fish, such as packaging material. Each occurrence is an instance.

(15) Bones (including pin bone and fin

bone).

(i) Each bone defect is a bone or part of a bone whose maximum profile is % 6 inch (0.48 cm) or more in length, or at least ½2 inch (0.08 cm) in shaft diameter or width, or, for bone chips, a longest dimension of at least % 6 inch (0.48 cm).

(ii) An excessive degree of bone defect is each bone whose maximum profile can not be fitted into a rectangle, drawn on a flat, solid surface, that has a length of 1% s inch (3.02 cm) and a width

of % inch (0.95 cm).

(16) Fins or part fins. This defect refers to two or more bones connected by membrane, including internal or external bones, or both, in a cluster.

(i) Moderate. Connected by membrane in a cluster, no internal bone.

(ii) Excessive. Connected by membrane in a cluster with internal bone.

(17) Parasites.—(i) Metazoan parasites. Each such parasite or

fragment of such a parasite that is detected is an instance.

(ii) Parasitic copepods. Each such parasite or a fragment of such a parasite that is detected is an instance.

(18) Texture means that the cooked product has the textural characteristics of the indicated species of fish. It does not include any abnormal textural characteristics such as mushy, soft, gelatinous, tough, dry or rubbery.

(i) Moderate. Moderately abnormal textural characteristics.

(ii) Excessive. Excessively abnormal textural characteristics.

[I] Listing defect points. When a sample unit is examined for physical defects using the list of defect definitions given in paragraph (e) of this section, defects are noted and numerical values are assigned in accordance with Table 1. The numbers assigned to defects in Table 1 are points. For examination in the frozen state and for belly flaps and texture, the defect points are added together. For examination of defects number 7 through 17 in the thawed state, the defect points are added together and this sum is divided by the declared weight of the sample unit in pounds. Express the result to the nearest whole number. Then add the sum of defects points for the frozen state and for belly flaps and texture to the sum of defect points for the thawed state expressed on a per pound basis. This result is used to determine the sample unit grade. The scoring system is based on a perfect score of zero (no physical defects).

(g) Grade assignment. Each sample unit will be assigned its grade in accordance with the limits for defects summarized as follows:

If a sample unit has been assigned a grade for flavor and odor that is different from the grade indicated by the number of defect points, the sample unit grade will be the lower grade.

TABLE 1-DEFECT TABLE FOR A FISH FILLET BLOCK SAMPLE UNIT

[Size of a sample unit is given in § 264.104(b).]

Defect description	Degree	Point value
Dehydration Moderate (easily scraped) Affecting 5 to 15% of surface area Each additional 15% of surface area affected	Each instance	3 7

TABLE 1—DEFECT TABLE FOR A FISH FILLET BLOCK SAMPLE UNIT—Continued

[Size of a sample unit is given in § 264.104(b).]

Defect description	Degree	P
Excessive (difficult to scrape)		
Affecting 5 to 10% of surface area	Each instance	
Each additional 10% of surface area affected	Each additional instance	
Uniformity of block size		1113
Deviation from each dimension		
Moderate	TO THE RESERVE THE PROPERTY OF THE PARTY OF	THE RESERVE
Length, width; 1/8 inch to 1/4 inch (0.32 to 0.64 cm)	Each instance	
Thickness; ½s Inch to ½ inch (0.16 to 0.32 cm)	Each instance	
Length, width; each additional 1/2 inch (0.32 cm)	Park additional transcent	5 6 6 6
Thickness; each additional Vis inch (0.16 cm)	Each additional instance	
Underweight	Lacri additional matarice	
Slight		STATE OF THE PARTY OF
0.1 ounce to 1.0 ounce (2.84 to 28.35 g)	Each instance	
Over 1.0 to 4.0 ounce (28.35 to 113.40 g)	Each instance	
Excessive		Manager 1
Over 4.0 ounce (113.40 g), each additional 1.0 ounce (28.35 g)	Each additional instance	
Angles		10000
Edge angle—apex should be within % inch (0.95 cm)	Each unacceptable edge	
Corner angle—apex should be within % inch (0.95 cm)	Each unacceptable corner	
Improper fill	1000	Philip Dies
If over 1/4 Inch (0.32 cm) deep, minimum number of 1-ounce (28.35 g) units affected	Each instance	
Thawed State	THE CASE OF THE PARTY OF THE PA	
Belly flaps (Napes)		- 111
If over 15%, each additional 5%.	Each instance	
Blood spots		The state of the s
Each spot greater than 1/16 ich to 1/26 inch (0.48 to 0.95 cm)	Each instance	
If spot over % inch (0.95 cm), each additional % inch (0.48 cm)	Each additional instance	
Brusies		
Each bruise 0.5 square inch (3.23 cm) to 1.5 square inch (9.68 cm ⁻³)	Each instance	
If bruise 1.5 square inch (9.68 cm²) or larger, each additional 1.0 square inch (6.45 cm²)	Each additional instance	
Discoloration	A Charles Contract Co	NEW YORK
Moderate degree, over 0.5 square inch (3.23 cm²) to 1.5 square inch (9.68 cm²)	Each instance	
Moderate degree, over 1.5 square inch (9.68 cm²), each additional 1.0 square inch (6.45	Each additional instance	
cm). Excessive degree, over 0.5 square inch (3.23 cm) to 1.5 square inch (9.68 cm)		E TOTAL STATE OF THE STATE OF T
Excessive degree, over 1.5 square inch (9.68 cm²), each additional 1.0 square inch (6.45	Each instance	
cm).	Each additional instance	
Viscera, roe and lace		
Viscera, roe; each occurrence	Each instance	
Lace (frills), each 1/2 Inch (1.27 cm)	Each instance	
Skin (applies to skinless fish blocks)		
Each piece over 0.5 square inch (3.23 cm ³) to 1.0 square inch (6.45 cm ³)	Each instance	
If pieces over 1.0 square inch (6.45 cm³), each additional 0.5 square inch (3.23 cm³)	Each additional instance	
If pieces under 0.5 square inch (3.23 cm ³), number of 0.5 square inch (3.23 cm ³) squares	Each instance	
occupied.		
Membrane (black belly lining)		
Each piece over 0.5 square inch (3.23 cm ³) to 1.5 square inch (9.68 cm ³)	Each instance	
Over 1.5 square inch (9.88 cm ³), each additional 0.5 square inch (3.23 cm ³)	Each additional instance	
A Scales	The state of the s	1
For skin-on fillets that have been scaled, an area over 0.5 square inch (3.23 cm ³) to 1.5 square inch (9.68 cm ³).	Each instance	
If area over 1.5 square inch (9.68 cm²), each additional 1.0 square inch (8.45 cm²)	Each additional instance	Bar Bar
B. Scales	Later auditional visitation	
For skinless fillets, the first 5 to 10 loose scales	Each instance	and the last
If over 10 loose scales, each additional 5 loose scales	Each additional instance	
Foreign Material	- aon aoann a roma ao minina ao mainte	
Harmless material.	Each instance	
Bones		
Each bone defect as defined	Each instance	
Each excessive degree of bone defect as defined.	Each instance	
Fins or part fins		
Moderate (no internal bone)	Each instance	Carrier St
Excessive (with internal bone)	Each instance	
Parasites		
Each metazoan parasite or fragment of it as defined	Each instance	
Each parasitic copepod or fragment of it as defined.		*************

TABLE 1-DEFECT TABLE FOR A FISH FILLET BLOCK SAMPLE UNIT-Continued

[Size of a sample unit is given in § 264.104(b).]

Defect description	Degree	Point value
Cooked State	A CONTROL OF TAXABLE PARTY OF TAXABLE PARTY.	
18 Texture Moderate degree	Moderate	6
Excessive Degree as defined	Excessive	31

§ 264.105 Tolerances for lot certification.

(a) The grade assigned to a lot is the grade indicated by the average of the total scores, provided that the number of sample units in the next lower grade for both physical defects and flavor and odor does exceed the acceptance number as indicated in the sampling plans contained in § 264.108 and the provisions of 50 CFR 260.21. In 50 CFR 260.21, the four score points are additive, not substractive.

(b) The grade assigned to a lot is one grade below the majority of all the sample unit grades if either:

(1) The number of sample units in the next lower grade does exceed the acceptance number as given in the sampling plans contained in § 264.108; or

(2) The grade of any one of the sample units is more than one grade below the majority of all the sample unit grades.

§ 264.106 Hygiene.

All lots to be assigned a grade shall be processed and maintained in accordance with §§ 260.98 through 260.104 of this subchapter and of the good manufacturing practice regulations contained in 21 CFR part 110.

§ 264.107 Methods of analysis.

Product samples will be analyzed in accordance with the "Official Methods of Analysis" of the Association of Official Analytical Chemists (AOAC), Fourteenth Edition (1984), § 18.004 (page 331) plus § 32.059 and 32.060 (page 613) of the Thirteenth Edition (1980), § 18.003 (page 285) plus § § 32.050 and 32.051 (page 543) which are incorporated by reference. Copies of the AOAC methods may be obtained from AOAC, 2200 Wilson Blvd., Suite 400, Arlington, VA 22201. These methods are incorporated as they exist on the date of approval. A

notice of any change in the sections of the AOAC methods cited herein will be published in the Federal Register.

§ 264.108 Sampling plan for fish blocks.

Lot size (No. of blocks)	Sampling size (No. of blocks to be tested) (n)	Accept- ance No.1 (c)
15 or less	2	0
16-50	3 5	0
51-150		- 1
151-500	8	1
501-3200	13	2 3
3201-35000	20	3
Over 35000	32	5

¹ For interpretation of this column in grading, see § 264.105.

[FR Doc. 90-24258 Filed 10-15-90; 8:45 am]

Proposed Rules

Federal Register

Vol. 55, No. 200

Tuesday, October 16, 1990

This section of the FEDERAL REGISTER contains notices to the public of the proposed issuance of rules and regulations. The purpose of these notices is to give interested persons an opportunity to participate in the rule making prior to the adoption of the final rules.

DEPARTMENT OF TRANSPORTATION

Federal Aviation Administration

14 CFR Chapter I

[Summary Notice No. PR-90-26]

Petition for Rulemaking—Summary of Petitions Received; Dispositions of Petitions Issued

AGENCY: Federal Aviation Administration (FAA), DOT.

ACTION: Notice of petitions for rulemaking received and of dispositions of prior petitions.

SUMMARY: Pursuant to FAA's rulemaking provisions governing the application, processing, and disposition of petitions for rulemaking (14 CFR part 11), this notice contains a summary of certain petitions requesting the initiation of rulemaking procedures for the amendment of specified provisions of the Federal Aviation Regulations and of denials or withdrawals of certain petitions previously received. The purpose of this notice is to improve the public's awareness of, and participation in, this aspect of FAA's regulatory activities. Neither publication of this notice nor the inclusion or omission of information in the summary is intended to affect the legal status of any petition or its final disposition.

DATES: Comments on petitions received must identify the petition docket number involved and must be received on or before December 17, 1990.

ADDRESSES: Send comments on any petition in triplicate to: Federal Aviation Administration, Office of the Chief Counsel, Attn: Rules Docket (AGC-10), Petition Docket No. 800 Independence Avenue, SW., Washington, DC 20591.

FOR FURTHER INFORMATION CONTACT:
The petition, any comments received, and a copy of any final disposition are filed in the assigned regulatory docket and are available for examination in the Rules Docket (AGC-10), Room 915G, FAA Headquarters Building (FOB 10A),

800 Independence Avenue, SW., Washington, DC 20591; telephone (202) 267–3132.

This notice is published pursuant to paragraphs (b) and (f) of § 11.27 of part 11 of the Federal Aviation Regulations (14 CFR part 11).

Issued in Washington, DC, on October 9,

Denise Donohue Hall,

Manager, Program Management Staff, Office of the Chief Counsel.

Petitions for Rulemaking

Docket No.: 26333

Petitioner: United States Parachute Association

Regulations Affected: 14 CFR section 105.43(b) (2) and (3)

Description of Petition: To change the requirement for an assist device to be used for the static line direct deployment of ram-air main canopies.

Petitioner's Reason for the Request:
The petitioner believes the change would be in the public interest as it would allow skydiving schools to use static line direct deployment for ram-air canopies without an assist device. The petitioner believes this will result in the improved reliability of equipment used by skydiving students and will result in less wear and tear on this equipment, thereby extending its service life and reducing operating expenses.

[FR Doc. 90-24279 Filed 10-15-90; 8:45 am]

14 CFR Part 39

BILLING CODE 4910-13-M

[Docket No. 90-CE-37-AD]

Airworthiness Directives; Glasflugel Models H301 Libelle, H301B Libelle, Standard Libelle, Standard Libelle 201, Standard Libelle 201B, Standard Libelle 203, Kestrel 604, and BS-1 Gliders

AGENCY: Federal Aviation Administration (FAA), DOT.

ACTION: Notice of proposed rulemaking (NPRM).

SUMMARY: This notice proposes to adopt a new Airworthiness Directive (AD), applicable to certain Glasflugel Libelle, Kestrel, and BS-1 Series gliders, which would supersede AD 71-16-06 and AD 88-07-05. Operational experience has shown that replacement of the MIL-W-83420D or MIL-W-1511A cables every 500 hours time-in-service (TIS), as currently required by these ADs, should not be mandatory. The proposed AD would require replacement of the hemp core rudder cables with MIL-W-83420D or MIL-W-1511A cables, plus repetitive inspections of these cables every 100 hours TIS, and the elimination of the current 500-hour TIS replacement intervals.

DATES: Comments must be received on or before December 4, 1990.

ADDRESSES: Technical Note (TN) No. 201-26, 301-33, 401-20, and 501-4, all dated March 15, 1987, applicable to this AD, may be obtained from Hansjorg Streifeneder, Glasflaser Flugzeug Service GmbH, Hofener Weg, 7431 Grabenstetten, Federal Republic of Germany (FRG). This information also may be examined at the Rules Docket at the address below. Send comments on the proposal in triplicate to the FAA, Central Region, Office of the Assistant Chief Counsel, Attention: Rules Docket No. 90-CE-37-AD, Room 1558, 601 E. 12th Street, Kansas City, Missouri 64106. Comments may be inspected at this location between 8 a.m. and 4 p.m., Monday through Friday, holidays excepted.

FOR FURTHER INFORMATION CONTACT:
Heinz Hellebrand, Brussels Aircraft
Certification Office, FAA, Europe,
Africa, and Middle East Office, c/o
American Embassy, 15 Rue de la Loi B1040 Brussels, Belgium, Telephone
513.38.30, extension 2710; or Herman
Belderok, Small Airplane Directorate,
Aircraft Certification Service, FAA, 601
East 12th Street, Kansas City, Missouri
64106; Telephone (816) 426-6932;
Facsimile (816) 426-2169.

SUPPLEMENTARY INFORMATION:

Comments Invited

Interested persons are invited to participate in the making of the proposed rule by submitting such written data, views, or arguments as they may desire. Communications should identify the regulatory docket or notice number and be submitted in triplicate to the address specified above. All communications received on or before the closing date for comments, specified above, will be considered before taking action on the proposed rule. The proposals contained in this notice may be changed in light of the comments received.

Comments are specifically invited on the overall regulatory, economic, environmental, and energy aspects of the proposed rule. All comments submitted will be available, both before and after the closing date for comments, in the Rules Docket for examination by interested persons. A report, summarizing each FAA-public contact concerned with the substance of this proposal, will be filed in the Rules Docket.

Availability of NPRMs

Any person may obtain a copy of this NPRM by submitting a request to the FAA, Central Region, Office of the Assistant Chief Counsel, Attention: Rules Docket No. 90-CE-37-AD, Room 1558, 601 E. 12th Street, Kansas City, Missouri 64106.

Discussion

AD 88-07-05, Amendment 39-5865 [53 FR 9434, March 23, 1988), required inspection and replacement at 500-hour time-in-service (TIS) intervals of the original hemp core rudder control cables installed in certain Glasflugel Libelle, Kestrel, and BS-1 Series gliders. The actions of this AD eliminated the necessity of AD 71-16-06, Amendment 39-1253, but AD 71-16-06 was inadvertently left on the books.

Subsequently, the Federal Republic of Germany (FRG) Civil Airworthiness Authority (LBA), which has responsibility and authority to maintain the continued airworthiness of these gliders in the FRG, has determined that based upon general operational experience, the replacement of MIL-W-83420D or MIL-W-1511A cables every 500 hours TIS is unduly conservative and not justified.

The FAA relies upon the certification of the LBA, combined with FAA review of pertinent documentation, in finding compliance of the design of these gliders with the applicable United States airworthiness requirements, and the airworthiness and conformity of products of this design, certificated for operation in the United States. The FAA has examined the available information related to the issuance of Hansjorg Streifeneder TN No. 201-26, 301-33, 401-20, and 501-4, and the LBA finding that, based upon general operational experience, the repetitive replacement of the MIL-W-83420D or MIL-W-1511A cables is not justified.

Based on the foregoing, the FAA has determined that the condition addressed by Hansjorg Streifeneder TN No. 201-26, 301-33, 401-20, and 501-4 is one that may exist on other products of the same type design, certificated for operation in the United States, and that the repetitive replacement of the MIL-W-83420D or MIL-W-1511A rudder control cables every 500 hours TIS is not justified.

Consequently, the proposed AD would require replacement of the hemp core rudder cables with MIL-W-83420D or MIL-W-1511A cables, plus repetitive inspection of these cables every 100 hours TIS, and the elimination of the current 500-hour TIS replacement intervals. The proposed AD would supersede AD 88-07-05, Amendment 39-5865 and AD 71-16-06, Amendment 39-1253, which should have been superseded by AD 88-07-05.

The FAA has determined there are approximately 179 gliders affected by the proposed AD. There is no cost in eliminating the repetitive replacement of the rudder control cables per the proposed AD. Therefore, since there is no cost of compliance with the proposed AD, there will not be a financial impact on any small business entities operating these gliders.

The regulations proposed herein would not have substantial direct effects on the States, on the relationship between the national government and the States, or on the distribution of power and responsibilities among the various levels of government. Therefore, in accordance with Executive Order 12612, it is determined that this proposal would not have sufficient federalism implications to warrant the preparation of a Federalism Assessment.

Therefore, I certify that this action (1) is not a "major rule" under the provisions of Executive Order 12291; (2) is not a "significant rule" under DOT Regulatory Policies and Procedures (44 FR 11034, February 26, 1979); and (3) if promulgated, will not have a significant economic impact, positive or negative, on a substantial number of small business entities under the criteria of the Regulatory Flexibility Act. A copy of the draft regulatory evaluation prepared for this action has been placed in the public docket. A copy of it may be obtained by contacting the Rules Docket at the location provided under the caption "ADDRESSES".

List of Subjects in 14 CFR Part 39

Air transportation, Aircraft, Aviation safety, Safety.

The Proposed Amendment

Accordingly, pursuant to the authority delegated to me by the Administrator, the Federal Aviation Administration proposes to amend 14 CFR part 39 of the Federal Aviation Regulations as follows:

PART 39—[AMENDED]

1. The authority citation for part 39 continues to read as follows:

Authority: 49 U.S.C. 1354(a), 1421 and 1423; 49 U.S.C. 106(g) (Revised Pub. L. 97-449. January 12, 1983); 14 CFR 11.89.

§ 39.13 [Amended]

2. Section 39.13 is amended by superseding AD 71-16-06, Amendment 39-1253, and AD 88-07-05, Amendment 39-5865, with the following new AD:

Glasflugel: Applies to Models H301 Libelle, H301B Libelle, Standard Libelle, Standard Libelle 201, Standard Libelle 201B, Standard Libelle 203, Kestrel 604, and BS-1 (all serial numbers) gliders, certificated in any category.

Compliance: Required as indicated after the effective date of this AD, unless already accomplished.

To prevent failures in the rudder control system, accomplish the following:

(a) Within the next 25 hours time-in-service (TIS) after the effective date of this AD, unless already accomplished per AD 71-16-06. Amendment No. 39-1253, or AD 88-07-05. Amendment 39-5865, replace all DIN specification 655, 6 x 7 rudder cables with a diameter of 2.5mm (0.098 in.) having a hemp core, with a 7 x 7, 3/32 inch cable, manufactured in accordance with MIL-W-83420D or MIL-W-1511A, with cable connections constructed in accordance with Actions 2 of Hansjorg Streifeneder Technical Note No. 201-26, 301-33, 401-20, 501-4, all dated March 15, 1987.

(b) Within the next 100 hours TIS after the replacement of the cables required in paragraph (a) of this AD, and thereafter at intervals not to exceed 100 hours TIS, visually inspect the rudder cables for wear. fraying, corrosion, twisting or other damage. If damaged cables are found, prior to further flight replace the damaged cables with cables and connections as specified in paragraph (a)

of this AD.

(c) An alternate method of compliance or adjustment of the initial or repetitive compliance times, which provides an equivalent level of safety, may be approved by the Manager, Brussels Aircraft Certification Office, Europe, Africa, and Middle East Office, FAA, c/o American Embassy, 15 Rue de la Loi B-1000 Brussels.

Note: The request should be forwarded through an FAA Maintenance Inspector, who may add comments and then send it to the Manager, Brussels Aircraft Certification Office.

All persons affected by this directive may obtain copies of the documents referred to herein upon request to Hansjorg Streifeneder, Glasfaser Flugzeug Service, GmbH, Hofener Weg, D-7431 Grabenstetten, Federal Republic of Germany; or may examine these documents at the FAA, Central Region, Office of the Assistant Chief Counsel,

Room 1558, 601 E. 12th Street, Kansas City, Missouri 64106.

This AD supersedes AD 71–16–06, Amendment 39–1253, and AD 88–07–05, Amendment 39–5865.

Issued in Kansas City, Missouri, on September 28, 1990.

Don C. Jacobsen.

Acting Manager, Small Airplane Directorate, Aircraft Certification Service.

[FR Doc. 90-24289 Filed 10-15-90; 8:45 am]

DEPARTMENT OF THE INTERIOR

Office of Surface Mining Reclamation and Enforcement

30 CFR Part 904

Arkansas Permanent Regulatory Program

AGENCY: Office of Surface Mining Reclamation and Enforcement (OSM), Interior.

ACTION: Proposed rule; public comment period and opportunity for public hearing on proposed amendment.

SUMMARY: OSM is announcing the receipt of a proposed amendment to the Arkansas permanent regulatory program (hereinafter referred to as the Arkansas program) under the Surface Mining Control and Reclamation Act of 1977 (SMCRA). The proposed amendment consists of revisions to the Arkansas rules pertaining to applicability, definitions, coal exploration, probable hydrologic consequences (PHC) determinations, transportation and support facilities, bonding, impoundments, coal mine waste, revegetation, and roads. The amendment is intended to revise the State program to be consistent with corresponding Federal standards.

This notice sets forth the times and locations that the Arkansas program and proposed amendment to that program are available for public inspection, the comment period during which interested persons may submit written comments on the proposed amendment, and the procedures that will be followed regarding the public hearing, if one is requested.

DATES: Written comments must be received by 4 p.m., c.s.t. November 15, 1990. If requested, a public hearing of the proposed amendment will be held on November 13, 1990. Request to present oral testimony at the hearing must be received by 4 p.m., c.d.t. on October 31, 1990.

ADDRESSES: Written comments should be mailed or hand delivered to James H. Moncrief at the address listed below.

Copies of the Arkansas program, the proposed amendment, and all written comments received in response to this notice will be available for public review at the addresses listed below during normal business hours, Monday through Friday, excluding holidays. Each requester may receive one free copy of the proposed amendment by contacting OSM's Tulsa Field Office.

James H. Moncrief, Director, Tulsa Field Office, Office of Surface Mining Reclamation and Enforcement, 5100 East Skelly Drive, suite 550, Tulsa, OK 74135, Telephone: [918] 581–6430.

Arkansas Department of Pollution Control and Ecology, Mining Reclamation Division, 8001 National Drive, Little Rock, AR 72209, Telephone: (501) 570-2170.

FOR FURTHER INFORMATION CONTACT: James H. Moncrief, Director, Tulsa Field Office, on telephone number (918) 581– 6430.

SUPPLEMENTARY INFORMATION:

I. Background on the Arkansas Program

On November 21, 1980, the Secretary of the Interior conditionally approved the Arkansas program. General background information on the Arkansas program, including the Secretary's findings, the disposition of comments, and the conditions of approval of the Arkansas program, were published in the November 21, 1980, Federal Register (45 FR 77003). Subsequent actions concerning the Arkansas program and program amendments are at 30 CFR 904.12, 904.15, and 904.16.

II. Proposed Amendment

By letter dated September 27, 1990 (administrative record No. AR-413). Arkansas submitted a proposed amendment to its program pursuant to SMCRA. Arkansas submitted the proposed amendment in response to a November 8, 1989, letter that OSM sent to Arkansas in accordance with 30 CFR 732.17(c). Arkansas proposes to amend its program by revising existing rules or adding new rules concerning applicability, definitions, coal exploration, PHC determinations, transportation and support facilities, bonding, impoundments, coal mine waste, revegetation, and roads. Specifically, Arkansas proposes to amend Arkansas Surface Coal Mining and Reclamation Code sections: 700.10, applicability 701.5, definitions; 776.11, general requirement for coal exploration of less than 250 tons; 780.21, PHC

determinations; 780.37, transportation facilities; 780.38 and 784.27, support facilities; 800.11, incremental bonding; 815.15, performance standards for coal exploration; 815.17, requirements for a coal exploration permit; 816.49, impoundments; 816.84, coal mine waste impounding structures; 816.116 and 816.17, success standards for revegetation; and 816.150 and 816.151, roads.

III. Public Comment Procedures

In accordance with the provisions of 30 CFR 732.17(h), OSM is seeking comments on whether the proposed amendment satisfies the applicable program approval criteria of 30 CFR 732.15. If the amendment is deemed adequate, it will become part of the Arkansas program.

Written comments should be specific, pertain only to the issues proposed in this rulemaking, and include explanations in support of the commenter's recommendations.

Comments received after the time indicated under "DATES" or at locations other than the Tulsa Field Office will not necessarily be considered in the final rulemaking or included in the administrative record.

Public Hearing

Persons wishing to testify at the public hearing should contact the person listed under "FOR FURTHER INFORMATION CONTACT" by 4 p.m., c.d.t. on October 31, 1990. The location and time of the hearing will be arranged with those persons requesting the hearing. If no one requests a hearing, the hearing will not be held.

Filing of a written statement at the time of the hearing is requested as it will greatly assist the transcriber.

Submission of written statements in advance of the hearing will allow OSM officials to prepare adequate responses and appropriate questions.

The public hearing will continue on the specified date until all persons scheduled to testify have been heard. Persons in the audience who have not been scheduled to testify, and who wish to do so, will be heard following those who have been scheduled. The hearing will end after all persons scheduled to testify and persons present in the audience who wish to testify have been heard.

Public Meeting

If only one person requests an opportunity to testify at a hearing, a public meeting, rather than a public hearing, may be held. Persons wishing to meet with OSM representatives to

discuss the proposed amendment may request a meeting by contacting the person listed under "FOR FURTHER INFORMATION CONTACT." All such meetings will be open to the public and, if possible, notices of meetings will be posted at the locations listed under "ADDRESSES." A written summary of each meeting will be made a part of the administrative record.

List of Subjects in 30 CFR Part 904

Intergovernmental relations, Surface mining, Underground mining.

Dated: October 4, 1990.

Raymond L. Lowrie,

Assistant Director, Western Support Center.

[FR Doc. 90–24295 Filed 10–15–90; 8:45 am]

BILLING CODE 4310-05-M

DEPARTMENT OF HEALTH AND HUMAN SERVICES

Public Health Service

42 CFR Part 57

RIN 0905-AD01

Educational Assistance to Individuals from Disadvantaged Backgrounds

AGENCY: Public Health Service, HHS.
ACTION: Notice of proposed rulemaking.

SUMMARY: This proposed regulation would revise the regulations governing the program for Educational Assistance to Individuals from Disadvantaged Backgrounds authorized by section 787 of the Public Health Service Act (the Act), to implement amendments made by the Health Professions Reauthorization Act of 1988, by adding: (1) A definition for "community-based program": (2) a requirement for certain schools, during a 3-year period, to increase their first-year enrollments of disadvantaged individuals by at least 20 percent over the base year of 1987; (3) a statutory priority in the award of grants, beginning in Fiscal Year 1992, to schools that attain specified increases in their enrollments of disadvantaged individuals; (4) a 10 percent funding setaside obligation for community-based programs; and (5) a change in the amount of grant funds obligated to institutions of higher education from 80 percent to 70 percent. In addition, this notice also proposes changes to conform the existing regulations with amendments made by the Department of the Interior and Related Agencies Appropriations Act for Fiscal Year 1990. the Drug-Free Workplace Act of 1988, the Health Professions Training Assistance Act of 1985, the Compact of Free Association Act of 1985, the

Omnibus Budget Reconciliation Act of 1981, and other changes which are ministerial and clarifying in nature. The Department believes that these proposed amendments will provide eligible schools and entities a stronger base to carry out programs to continue to identify, recruit, and assist individuals from disadvantaged backgrounds that are underrepresented in the health professions to enter and graduate from health and allied health professions schools.

DATES: As discussed below, comments are invited. To be considered, comments must be received by December 17, 1990.

ADDRESSES: Written comments should be addressed to Fitzhugh Mullan, M.D., Director, Bureau of Health Professions (BHPr), Health Resources and Services Administration, room 8–05, Parklawn Building, 5600 Fishers Lane, Rockville, Maryland 20857. All comments received will be available for public inspection and copying at the Office of Program Development, BHPr, room 8A–S5, Parklawn Building, at the above address weekdays (Federal holidays excepted) between the hours of 8:30 am. and 5 p.m.

FOR FURTHER INFORMATION CONTACT: Clay E. Simpson, Jr., Ph.D., Director, Division of Disadvantaged Assistance, Bureau of Health Professions, Health Resources and Services Administration, Parklawn Building, Room 8A-09, 5600 Fishers Lane, Rockville, Maryland 20857; telephone number: 301 443-2100.

SUPPLEMENTARY INFORMATION: Section 797 of the Act, as amended by the Health Professions Reauthorization Act of 1988, Title VI of Pub L. 100-607, authorizes the Secretary to make grants to schools of medicine, osteopathic medicine, public health, dentistry, veterinary medicine, optometry, pharmacy, allied health, chiropractic and podiatric medicine, and public and private nonprofit schools which offer graduate programs in clinical psychology, and other public or private nonprofit health or educational entities to carry out programs which assist individuals from disadvantaged backgrounds to enter and graduate from health professions and allied health professions schools. Regulations governing the Grants for Educational Assistance to Individuals from Disadvantaged Backgrounds are codified at 42 CFR part 57, subpart S.

The proposed provisions are described below, according to the sections of the regulations they affect.

Section 57.1802 "Definitions"

The Department is proposing to add the following definition to this section:

Community-based program means a program whose organizational headquarters is located in and which primarily serves: A Metropolitan Statistical Area, as designated by the Office of Management and Budget; a Bureau of Economic Analysis, U.S. Department of Commerce designated nonmetropolitan economic area; a county; or Indian tribe(s) as defined in 42 CFR 36.102(c), i.e., an Indian tribe, band, nation, rancheria, Pueblo, colony or community, including an Alaska Native Village or regional or village corporation.

This definition is necessary to incorporate the statutory requirement that 10 percent of the amount of funds appropriated during any fiscal year be set aside for community-based programs. The Secretary believes that any institution offering such a program. headquartered in a defined locality and serving predominantly that local population, is community based. The Department is proposing to use the areas specified because: (1) Metropolitan Statistical Areas and nonmetropolitan economic areas, as defined by the U.S. Department of Commerce, are recognized distinct geographic localities, (2) counties are clearly delineated local areas, and (3) Indian tribe areas, not delineated above. are defined under 42 CFR part 36 governing Indian Health Programs (§ 36.102(c)). Each of these areas is viewed as constituting a community.

Section 57.1804 "Who is Eligible for Educational Assistance?"

The Department is proposing to amend § 57.1804, by adding a new eligibility requirement that an individual must "have completed at least the junior year of high school (or its equivalent)", in order to receive educational assistance.

This requirement is necessary to target resources, in the earliest phase of the educational pathway toward a health or allied health career, to an educational level of students who have made tentative decisions and demonstrated interest in acquiring some of the knowledge and skills needed to seriously consider pursuing a health career.

Section 57.1805 "Program Requirements"

The Department is proposing to amend § 57.1805 by making a separate paragraph (c) from the existing requirement under paragraph (a)(5) of this section that the grantee must carry out at least two of the five purposes,

even if grant funds are requested or awarded for only one of them.

In addition, Public Law 100-607 added a requirement that schools of medicine, osteopathic medicine, public health, dentistry, veterinary medicine, optometry, pharmacy, allied health, chiropractic, podiatric medicine, and public and private nonprofit schools that offer graduate programs in clinical psychology that receive a grant under the program must, during a period of 3 years, commencing on the date of the award of the grant, increase their firstyear enrollments of individuals from disadvantaged backgrounds by at least 20 percent over enrollments in the base year of 1987.

This requirement is applicable only to those schools that have a proportionate enrollment of individuals from disadvantaged backgrounds that is less than 200 percent of the national average percentage of such individuals in all schools of each health professions discipline. The effect of this requirement will not be seen until Fiscal Year 1992, when schools which have achieved this increase will be given a funding priority.

Accordingly, the Department is further proposing to amend § 57.1805 by adding a new paragraph (d) to require that schools subject to this provision submit an assurance to the Secretary that they will meet the specified increases.

Section 57.1806 "How Will Applications Be Evaluated?"

The Department is proposing to add statutory language under a new paragraph (b) which specifies that of the amounts appropriated under this section for any fiscal year—

 10 percent shall be obligated for community-based programs,

2. 70 percent shall be obligated for grants to institutions of higher education, and

3. Not more than 5 percent of such funds may be obligated for grants having the primary purpose of informing individuals about the existence and general nature of health careers.

The NPRM also proposes to incorporate statutory funding priorities under a new paragraph (c), which requires the Secretary to give priority in funding to the following schools, beginning in Fiscal Year 1992:

1. A school which previously received a grant under this subpart and increased its first-year enrollment of individuals from disadvantaged backgrounds by at least 20 percent over that enrollment in the base year 1987 by the end of 3 years from the date of the award of the Health Career Opportunity Program Grant; and

2. A school which had not previously received a grant under this subpart that

increased its first-year enrollment of individuals from disadvantaged backgrounds by at least 20 percent over that enrollment in base year 1987, over

any period of time.

Further, a provision is added in paragraph (c) to state that the Secretary will also consider other special factors relating to national needs as the Secretary may from time to time announce in the Federal Register. This action is necessary to provide flexibility in program management by enabling this training grant program to be more responsive to the emerging and changing public health care needs of the Nation.

For example, in Fiscal Year 1990, a priority is being given to applicants from health professions schools and allied health training centers for baccalaureate or higher level programs in specified disciplines that have a disadvantaged student enrollment of 35 percent or more, or can document over the past 3-year period a 10 percent increase in the number of first-year enrollees who are disadvantaged, or can document a 90 percent retention rate of disadvantaged students of the most recent graduating class.

Section 57.1808 "For What Purposes May Grant Funds Be Spent?"

The Department is proposing to add "associate degree", in paragraph (c)(2), as another level of a student's educational development at which grant funds could be offered to provide the student with expenses to cover one round trip from his or her residence and the training site if the student is not receiving educational assistance during that period of training.

The NPRM also proposes to amend § 57.1808, paragraph (d), by incorporating the statutory authority for "stipend" support, which allows for payments to be made to an individual under a fellowship or training grant in accordance with preestablished levels to provide for the individuals living expenses during the period of training. Consequently, paragraph (d)(1) is further revised to remove the requirement that a student establish a temporary new residence if the training site is beyond a reasonable commuting distance as a condition for receiving stipend support.

In addition to the changes proposed above, a number of technical and clarifying changes are included to conform the existing regulations with amendments made by Public Law 100–607; Public Law 101–121, the Department of the Interior and Related Agencies Appropriations Act for Fiscal Year 1990; Public Law 100–690, the Drug-Free Workplace Act of 1988; Public Law 99–129, the Health Professions Training

Assistance Act of 1985; Public Law 99–239, the Compact of Free Association Act of 1985; and Public Law 97–35, the Omnibus Budget Reconciliation Act of 1981, and current departmental grants policy language. These revisions are summarized below according to the section number and headings of the regulations:

1. Revise § 57.1802, entitled "Definitions.", to change the following

terms:

(a) The definition of "health professions"—

(1) By revising the disciplines of "osteopathy" and "podiatry" to read "osteopathic medicine" and "podiatric medicine", in accordance with Public Law 100-607;

(2) By adding the disciplines of "health administration" in accordance with Public Law 97–35, "chiropractic" in accordance with Public Law 99–129, and "clinical psychology", in accordance with Public Law 100–607.

(b) The definition of "health

professions schools"-

(1) By revising the reference to schools of "osteopathy" and "podiatry" to read "osteopathic medicine" and "podiatric medicine", in accordance with Public Law 100–607;

(2) By adding schools of "chiropractic" in accordance with Public Law 99–129, "graduate programs in health administration", in accordance with Public Law 97–35, and "graduate programs in clinical psychology", in accordance with Public Law 100–607.

(c) The definition of "nonprofit" to reflect the change in the statutory language made by Public Law 97–35.

(d) The definition of "school of allied health" by adding the phrase "or hospital-based educational entity", in accordance with Public Law 100–607.

(e) The definition of "Secretary" to reflect current departmental policy

language.

(f) The definition of "State" to update those entities which, for purposes of this grant program, are viewed as a State, by inserting after the "Trust Territory of the Pacific Islands" the following: "(the Republic of Palau), the Republic of the Marshall Islands, and the Federated States of Micronesia", in accordance with Public Law 99–239.

2. Revise § 57.1803, entitled "Who is eligible to apply for a grant?", under paragraph (a), to provide current departmental grants policy language and to add a sentence to reflect that eligible institutions may submit an application as the Secretary may prescribe, and to add a footnote which provides the address for obtaining application forms and instructions. The application

number and the Office of Management and Budget approval number are also provided in the footnote.

3. Revise § 57.1804, entitled "Who is eligible for educational assistance?", to incorporate in paragraph (a) concerning an eligible individual's citizenship status, the Immigration and Naturalization Service policy as it relates to the admission into the United States, its territories and possessions, of citizens of the Republic of the Marshall Islands and the Federated States of Micronesia (formerly entities of the Trust Territory of the Pacific Islands), in accordance with Public Law 99–239;

 Revise § 57.1807, entitled "How long does grant support last?", to:

(a) Remove the second sentence in paragraph (b) regarding the submission of a separate application to receive consideration for continued support and relocate a modified sentence regarding continuation support at the end of paragraph (c) to reflect current departmental grants policy language,

(b) Remove in paragraph (c) the phrase "commits or obligates the Federal Government" and reinsert in its place "shall commit or obligate the United States" to reflect current departmental grants policy language,

(c) Remove paragraph (d), concerning federally-obligated grant funds, and relocate it in § 57.1808, entitled "For what purposes may grant funds be spent?";

5. Revise § 57.1808, entitled "For what purposes may grant funds be spent?", by:

(a) Removing paragraph (b) concerning expenditures that cannot be

spent with grant funds and adding this information into paragraph (e), and

(b) Adding a new paragraph (b) on the expenditure of any balance of federallyobligated grant funds in order to reflect current departmental grants policy language.

6. Revise § 57.1809, entitled "What additional Department regulations apply

to grantees?", by:

(a) Changing the citation number "45 CFR part 50, subpart D" to read "42 CFR part 50, subpart D,"

(b) Changing the footnote number and the footnote reference in the text cited after "45 CFR part 83" from "1" to "2", and

(c) Adding new Code of Federal
Regulations citations to the regulations
to bring this grant program into
compliance with governmentwide
requirements established for this
Department under—

(1) 45 CFR part 76, in accordance with Public Law 100-690, title V, subtitle D, the Drug-Free Workplace Act of 1988, enacted on November 18, 1988, and a Notice and Interim-Final Rules, published in the Federal Register on January 31, 1989 (54 FR 4946), and

(2) 45 CFR part 93, in accordance with Public Law 101–121, section 319, the Department of the Interior and Related Agencies Appropriations Act for Fiscal Year 1990, enacted on October 23, 1989, and an Interim-Final Rule, published in the Federal Register on February 26, 1990 [55 FR 6736].

Regulatory Flexibility Act and Executive Order 12291

These regulations govern a financial assistance program in which

participation is voluntary. The rule will not exceed the threshold level of \$100 million established in section (b) of Executive Order 12291. For these reasons, the Secretary has determined that this rule is not a major rule under Executive Order 12291 and a regulatory impact analysis is not required. Further, because the rule does not have a significant economic impact on a substantial number of small entities, a regulatory flexibility analysis under the Regulatory Flexibility Act of 1980 is not required.

Paperwork Reduction Act of 1980

This proposed rule contains information collections which are subject to review by the Office of Management and Budget (OMB) under the Paperwork Reduction Act of 1980. The title, description, and respondent description of the information collections are shown below with an estimate of the annual reporting and recordkeeping burden. Included in the estimate is the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information.

Title: Grants for Educational Assistance to Individuals from Disadvantaged Backgrounds.

Description: Each grantee must meet the requirements of section 705 of the Act concerning audit and inspection.

Description of Respondents: State and local governments, nonprofit institutions.

Estimated Annual Reporting and Recordkeeping Burden:

Section number

Annual No. of respondents frequency and per response burden per response frequency frequen

¹ Grantee institutions must submit an audit report, every 2 years as required by section 705 of the PHS Act. It has been estimated that the audit requires approximately 8 hours. This burden has been prorated over 2 years, producing an annual burden of 4 hours per grantee.

We have submitted a copy of this proposed rule to OMB for its review of these information collections. Send comments regarding this burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden to the agency official designated for this purpose whose name appears in this preamble, and to the Office of Information and Regulatory Affairs, OMB, Washington, DC 20503.

List of Subjects in 42 CFR Part 57

Dental health, Education of the disadvantaged, Educational facilities, Educational study programs, Grant programs-education, Grant programs-health, Health facilities, Health professions, Loan programs-health, Medical and dental schools, Student aid.

Accordingly, 42 CFR part 57, subpart S is proposed to be amended as set forth below:

Dated: June 20, 1990.

James O. Mason,

Assistant Secretary for Health.

Approved: September 27, 1990 Louis W. Sullivan,

Secretary.

(Catalog of Federal Domestic Assistance, No. 13.822, Health Careers Opportunity Program)

PART 57—GRANTS FOR CONSTRUCTION OF TEACHING FACILITIES, EDUCATIONAL IMPROVEMENTS, SCHOLARSHIPS AND STUDENT LOANS

Subpart S—Educational Assistance to Individuals from Disadvantaged Backgrounds

 The authority citation for subpart S is revised to read as follows:

Authority: Sec. 215, Public Health Service Act, 58 Stat. 690, as amended by 63 Stat. 35 (42 U.S.C. 216); Sec. 787, Public Health Service Act, 90 Stat. 2317, as amended by 95 Stat. 923, 99 Stat. 541, and 102 Stat. 3131–3132 (42 U.S.C. 295g–7).

2. Section 57.1802 is amended by adding the definition of "community-based program" and by revising the definitions of "health professions", "health professions schools", "nonprofit", "school of allied health", "Secretary", and "State" to read as follows:

§ 57.1802 Definitions.

Community-based program means a program whose organizational headquarters is located in and which primarily serves: A Metropolitan Statistical Area, as designated by the Office of Management and Budget; a Bureau of Economic Analysis, U.S. Department of Commerce designated nonmetropolitan economic area; a county; or Indian tribe(s) as defined in 42 CFR 36.102(c), i.e., an Indian tribe, band, nation, rancheria, Pueblo, colony or community, including an Alaska Native Village or regional or village corporation.

Health professions means the professions of medicine, dentistry, osteopathic medicine, pharmacy, optometry, podiatric medicine, veterinary medicine, public health, chiropractic, health administration, and

clinical psychology.

Health professions schools means schools of medicine, dentistry, osteopathic medicine, pharmacy, optometry, podiatric medicine, veterinary medicine, public health, chiropractic, graduate programs in health administration, or graduate programs in clinical psychology, as defined in section 701(4) of the Act and as accredited in section 701(5) of the Act.

Nonprofit refers to the status of an entity owned and operated by one or more corporations or associations, no part of the net earnings of which inures, or may lawfully inure, to the benefit of any private shareholder or individual.

School of allied health means a public or private nonprofit college, junior college, university or hospital-based educational entity which provides or is accredited to provide a degree program in an allied health discipline and which meets all the criteria in section 701(10) of the Act.

Secretary means the Secretary of Health and Human Services and any other officer or employee of the Department of Health and Human Services to whom the authority involved has been delegated.

State includes, in addition to the several States, the District of Columbia, the Commonwealth of Puerto Rico, Guam, American Samoa, the Virgin Islands, the Commonwealth of the Northern Mariana Islands, the Trust Territory of the Pacific Islands (the Republic of Palau), the Republic of the Marshall Islands, and the Federated States of Micronesia.

Section 57.1803 is amended by revising paragraph (a) to read as follows:

§ 57.1803 Who is eligible to apply for a grant?

(a) Health professions schools, schools of allied health, and public or private nonprofit health or educational entities which are located in a State and provide health or educational programs as one of their major functions may apply for a grant under this subpart. Each eligible applicant desiring a grant under this subpart shall submit an application in the form and at such time as the Secretary may prescribe. 1

4. Section 57.1804 is amended by revising paragraph (a), by redesignating paragraph (b) as (c), and by adding a new paragraph (b) to read as follows:

§ 57.1804 Who is eligible for educational assistance?

(a) Be a resident of the United States and either a citizen or national of the United States, an alien lawfully admitted for permanent residence in the United States, a citizen of the Commonwealth of the Northern Mariana Islands, a citizen of the Trust Territory of the Pacific Islands (TTPI) (consisting of the Republic of Palau), or a citizen of the Republic of the Marshall Islands or the Federated States of Micronesia (both formerly part of the TTPI);

¹ Applications and instructions (Form PHS 6025-1, OMB #0915-0060) may be obtained from the Grants Management Officer, Bureau of Health Professions, Parklawn Building, 5600 Fishers Lane, Rockville, Maryland 20857.

- (b) Have completed at least the junior year of high school (or its equivalent);and
- 5. Section 57.1805 is amended by removing the last sentence in paragraph (a)(5); by redesignating paragraph (b) as (c); and by adding new paragraphs (b) and (d) to read as follows:

§ 57.1805 Program requirements.

(b) The grantee must carry out at least two of the five purposes, even if grant funds are requested or awarded for only one of them.

(d) Grantees which: (1) Are schools of medicine, osteopathic medicine, public health, dentistry, veterinary medicine, optometry, pharmacy, allied health, chiropractic, podiatric medicine, and public and private nonprofit schools that offer graduate programs in clinical psychology; and

(2) Have a proportionate enrollment of individuals from disadvantaged backgrounds that is less than 200 percent of the national average percentage of such individuals in all schools of each health professions discipline must assure the Secretary that during a period of 3 years, commencing on the date of the award of the grant, they will increase their first-year enrollment of individuals from disadvantaged backgrounds by at least 20 percent over enrollments in the base year of 1987.

6. Section 57.1806 is amended by redesignating paragraphs (a) through (f) as paragraphs (1) through (6) and designating the introductory text as paragraph (a); by designating the concluding text of the section as paragraph (b) and revising it; and by adding a new paragraph (c) to read as follows:

§ 57.1806 How will applications be evaluated?

(b) Within the limits of funds available, the Secretary will award grants to approved applicants with projects that will best promote the purposes of section 787 of the Act. Of the amounts appropriated under this section for any fiscal year, 10 percent shall be obligated for community-based programs and 70 percent shall be obligated for grants to institutions of higher education and not more than 5 percent of such funds may be obligated for grants having the primary purpose of informing individuals about the existence and general nature of health careers. Section 787(a)(2)(G) authorizes

the payment of such stipends as the Secretary may approve for participants in a project for any period of education at any school eligible for a grant under this subpart.

(c) Funding priority. (1) In determining the funding of applications approved under paragraph (a) of this section, the Secretary shall give priority to schools described in § 57.1805(d), beginning in

Fiscal Year 1992—
(i) Which previously received a grant under this subpart and increased its first-year enrollment of individuals from disadvantaged backgrounds by at least 20 percent over that enrollment in the base year 1987 by the end of 3 years from the date of the award of the HCOP

grant; and
(ii) Which had not previously received a grant under this subpart that increased its first-year enrollment of individuals from disadvantaged backgrounds by at least 20 percent over that enrollment in the base year 1987, over any period of time.

(2) In addition, should specific needs warrant, the Secretary will also consider other special factors relating to national needs as the Secretary may from time to time announce in the Federal Register.

7. Section 57.1807 is amended by removing the second sentence in paragraph (b), by removing paragraph (d), and by revising paragraph (c) to read as follows:

§ 57.1807 How long does grant support last?

(c) Neither the approval of any application nor the award of any grant shall commit or obligate the United States in any way to make any additional, supplemental, continuation or other award with respect to any approved application or portion of an approved application. For continuation support, grantees must make separate application at such times and in such a form as the Secretary may prescribe.

8. Section 57.1808 is amended by revising paragraph (b), the introductory text to paragraph (c), paragraph (c)(2), the introductory text to paragraph (d), paragraph (d)(l), and paragraph (e) to read as follows:

§ 57.1808 For what purpose may grant funds be spent?

(b) Any balance of federally-obligated grant funds remaining unobligated by the grantee at the end of a budget period may be carried forward provided specific approval is granted by the Secretary. If at any time during the budget period it becomes apparent to the Secretary that the amount of Federal funds provided and made available to the grantee for that period, including any unobligated balance carried forward from prior periods, exceeds the grantee's needs for the period, the Secretary may adjust the amounts provided by withdrawing the excess. A budget period is an interval of time (usually 12 months) into which the project period is divided for funding and reporting purposes.

(c) The grantee may spend grant funds to provide one round trip for each individual in the program between his or her residence and the training site if: (2) The educational assistance is not offered at a time when the individual would be at the training site as a student in a regular course of education leading to a high school diploma, associate degree, undergraduate degree, or degree in the health or allied health professions.

(d) The grantee may spend grant funds to pay individuals in the program a stipend when the grantee determines that:

(1) The condition in paragraph (c)(2) of this section exists;

. . .

(e) The grantee may not spend grant funds to pay tuition or fees, train program staff, retrain health professionals, or for sectarian instruction, or for any religious purpose.

9. Section 57.1809 is amended by revising the number in the citation of "45 CFR part 50, subpart D" to read "42 CFR part 50, subpart D;" by revising the footnote number and the footnote reference in the text cited after "45 CFR part 63" from "1" to "2"; and by adding in numerical order the following new CFR citations to read as follows:

§ 57.1809 What additional Department regulations apply to grantees?

45 CFR Part 76—Governmentwide Debarment and Suspension (non-procurement) and Governmentwide Requirements for Drug-Free Workplace (Grants)

45 CFR Part 93—New Restrictions on Lobbying

[FR Doc. 90-24263 Filed 10-15-90; 8:45 am] BILLING CODE 4160-15-M

Notices

Federal Register Vol. 55, No. 200

Tuesday, October 16, 1990

This section of the FEDERAL REGISTER contains documents other than rules or proposed rules that are applicable to the public. Notices of hearings and investigations, committee meetings, agency decisions and rulings, delegations of authority, filing of petitions and applications and agency statements of organization and functions are examples of documents appearing in this section.

International Trade Administration, Department of Commerce.

ACTION: Notice.

SUMMARY: In its investigation, the U.S. Department of Commerce determined that industrial nitrocellulose from Yugoslavia was being sold in the United States at less than fair value. In a separate investigation, the U.S. International Trade Commission (ITC) determined that a U.S. industry is being materially injured by reason of imports of industrial nitrocellulose from Yugoslavia.

Therefore, based on these findings, all unliquidated entries or warehouse withdrawals of industrial nitrocellulose for consumption from Yugoslavia made on or after April 24, 1990, the date on which the Department published its "Preliminary Determination" notice in the Federal Register, will be liable for the possible assessment of antidumping duties. Further, a cash deposit of estimated antidumping duties must be made on all such entries, and withdrawals from warehouse, for consumption made on or after the date

order in the Federal Register.

of publication of this antidumping duty

FOR FURTHER INFORMATION CONTACT:
Karmi Leiman or Bradford Ward, Office of Antidumping Investigations, Import Administration, International Trade Administration, U.S. Department of Commerce, 14th Street and Constitution Avenue NW., Washington, DC 20230; telephone (202) 377–8498 or 377–5288, respectively.

SUPPLEMENTARY INFORMATION: The product covered by this order is industrial nitrocellulose, currently classifiable under HTS subheading 3912.20.00. The HTS item number is provided for convenience and Customs purposes. The written description remains dispositive as to the scope of the product coverage.

Industrial nitrocellulose is a dry, white, amorphous synthetic chemical with a nitrogen content between 10.8 and 12.2 percent, and is produced from the reaction of cellulose with nitric acid. Industrial nitrocellulose is used as a film-former in coatings, lacquers, furniture finishes, and printing inks. The scope of this order does not include explosive grade nitrocellulose, which has a nitrogen content of greater than 12.2 percent.

In accordance with section 735(a) of the Tariff Act of 1930, as amended (the Act) (19 U.S.C. 1673d(a)), on August 21, 1990, the Department made its final determination that industrial nitrocellulose from Yugoslavia is being sold at less than fair value (55 FR 34946, August 27, 1990). On June 28, 1990, in accordance with section 735(d) of the Act (19 U.S.C. 1673d(d)), the ITC notified the Department that such imports materially injure a U.S. industry.

Therefore, in accordance with sections 736 and 751 of the Act (19 U.S.C. 1673e and 1675), the Department will direct U.S. Customs officers to assess, upon further advice by the administering authority pursuant to section 738(a)(1) of the Act (19 U.S.C. 1673e(a)(1)), antidumping duties equal to the amount by which the foreign market value of the merchandise exceeds the United States price for all entries of industrial nitrocellulose from Yugoslavia. These antidumping duties will be assessed on all unliquidated entries of industrial nitrocellulose from Yugoslavia entered, or withdrawn from warehouse, for consumption on or after April 24, 1990, the date on which the Department published its "Preliminary Determination" notice in the Federal Register (55 FR 7763).

On or after the date of publication of this notice in the Federal Register, U.S. Customs officers must require, at the same time as importers would normally deposit estimated duties on this merchandise, a cash deposit equal to the estimated weighted-average antidumping duty margins as noted below:

Manufacturers/producers/exporters	Margin percent- age
Milan Blagojevic	10.81

This notice constitutes an antidumping duty order with respect to industrial nitrocellulose from Yugoslavia, pursuant to section 736(a) of the Act (19 U.S.C. 1673e(a)). Interested parties may contact the Central Records Unit, Room B-099 of the Main Commerce Building, for copies of an updated list of antidumping duty orders currently in effect.

This order is published in accordance with section 736(a) of the Act (19 U.S.C. 1673e(a)) and 19 CFR 353.21.

DEPARTMENT OF AGRICULTURE

Office of the Secretary

National Commission on Wildfire Disasters; Nominations

AGENCY: Forest Service, USDA.

ACTION: Notice; extension of nomination period.

EUMMARY: In a notice published
Thursday, September 6, 1990, (55 FR
38673), the Department of Agriculture
invited nominations of agencies,
organizations, and interested persons to
serve as members of the National
Commission on Wildfire Disasters. This
Commission is authorized by the
Wildfire Disaster Recovery Act of 1989.
Due to a delay in sending the direct
notices by mail, the date for receiving
nominations is extended to November 2,

DATES: Nominations must be received in writing by Friday, November 2, 1990.

ADDRESSES: Send written nominations to Chief (5100), Forest Service, USDA, P.O. Box 96090, Washington, DC 20900–6090.

FOR FURTHER INFORMATION CONTACT: Dennis W. Pendleton, Fire and Aviation Management Staff, Forest Service (202) 453–9511.

Dated: October 10, 1990.

Allan J. West,

Deputy Chief, State and Private Forestry.

[FR Doc. 90–24273 Filed 10–15–90; 8:45 am]

BILLING CODE 3410–11–M

DEPARTMENT OF COMMERCE

International Trade Administration

[A-479-801]

Antidumping Duty Order; Industrial Nitrocellulose From Yugoslavia

AGENCY: Import Administration,

Dated: October 11, 1990.

Francis J. Sailor,

Acting Assistant Secretary for Import Administration

[FR Doc. 90-24481 Filed 10-15-90; 8:45 am] BILLING CODE 3510-05-M

ACTION: Notice of application for an amendment to an Export Trade Certificate of Review.

Export Trade Certificate of Review

SUMMARY: The Office of Export Trading Company Affairs, International Trade Administration, Department of Commerce, has received an application for an amendment to an Export Trade Certificate of Review. This notice summarizes the amendment and requests comments relevant to whether the amended Certificate should be issued.

FOR FURTHER INFORMATION CONTACT: George Muller, Director, Office of Export Trading Company Affairs, International Trade Administration, 202/377–5131. This is not a toll-free number.

SUPPLEMENTARY INFORMATION: Title III of the Export Trading Company Act of 1982 (15 U.S.C. 4001-21) authorizes the Secretary of Commerce to issue Export Trade Certificates of Review. A Certificate of Review protects the holder and the members identified in the Certificate from state and federal government antitrust actions and from private, treble damage antitrust actions for the export conduct specified in the Certificate and carried out in compliance with its terms and conditions. Section 302(b)(1) of the Act and 15 CFR 325.6(a) require the Secretary to publish a notice in the Federal Register identifying the applicant and summarizing its proposed export conduct.

Request for Public Comments

Interested parties may submit written comments relevant to the determination whether the Certificate should be amended. An original and five (5) copies should be submitted no later than 20 days after the date of this notice to: Office of Export Trading Company Affairs, International Trade Administration, Department of Commerce, room 1800H, Washington. DC 20230. Information submitted by any person is exempt from disclosure under the Freedom of Information Act (5 U.S.C. 552). Comments should refer to this application as "Export Trade Certificate of Review, application number 90-A0005."

OETCA has received the following application for an amendment to Export Trade Certificate of Review No. 90–00005, which was issued on August 10, 1990 (55 FR 33740, August 17, 1990). The applicant has requested expedited review of the application.

Summary of the Application

Applicant: California Kiwifruit Commission ("CKC"), 1540 River Park Drive, suite 110, Sacramento, California 95815. Contact: Jennifer K. Wirick, Esquire.

Telephone: (202) 347–9300.
Application No.: 90–A0005.
Date Deemed Submitted: October 5,

Request for Amended "Members":

CKC seeks to amend its Certificate to add California Kiwifruit Exporters Association as a "Member" within the meaning of § 325.2(1) of the Regulations (15 CFR 325.2 (1)).

Dated: October 11, 1990.

George Muller,

Director, Office of Export Trading Company Affairs.

[FR Doc. 90-24335 Filed 10-15-90; 8:45 am]

Export Trade Certificate of Review

ACTION: Notice of application for an amendment to an Export Trade Certificate of Review.

SUMMARY: The Office of Export Trading Company Affairs, International Trade Administration, Department of Commerce, has received an application for an amendment to an Export Trade Certificate of Review. This notice summarizes the amendment and requests comments relevant to whether the amended Certificate should be issued.

FOR FURTHER INFORMATION CONTACT:

George Muller, Director, Office of Export Trading Company Affairs, International Trade Administration, 202/377–5131. This is not a toll-free number.

SUPPLEMENTARY INFORMATION: Title III of the Export Trading Company Act of 1982 (15 U.S.C. 4001–21) authorizes the Secretary of Commerce to issue Export Trade Certificates of Review. A Certificate of Review protects the holder and the members identified in the Certificate from state and federal government antitrust actions and from private, treble damage antitrust actions for the export conduct specified in the Certificate and carried out in

compliance with its terms and conditions. Section 302(b)(1) of the Act and 15 CFR 325.6(a) require the Secretary to publish a notice in the Federal Register identifying the applicant and summarizing its proposed export conduct.

Request for Public Comments

Interested parties may submit written comments relevant to the determination whether the Certificate should be amended. An original and five (5) copies should be submitted not later than 20 days after the date of this notice to: Office of Export Trading Company Affairs, International Trade Administration, Department of Commerce, room 1800H, Washington, DC 20230. Information submitted by any person is exempt from disclosure under the Freedom of Information Act (5 U.S.C. 552). Comments should refer to this application as "Export Trade Certificate of Review, application number 88-3A017."

OETCA has received the following application for an amendment to Export Trade Certificate of Review No. 88–00017, which was issued on May 26, 1989 (54 FR 24932, June 12, 1989). The Certificate has been previously amended (see 55 FR 14100, April 16, 1990).

Summary of the Application

Applicant: Construction Industry
Manufacturers, Association
("CIMA"), 111 East Wisconsin
Avenue, suite 940, Milwaukee,
Wisconsin 53202.

Contact: J. William Peterson, Director of Government Affairs. Telephone: 202/479–2666. Application No.: 88–3A017. Date Deemed Submitted: October 5,

Request For Amended "Members":

CIMA seeks to amend its Certificate to:

1. Add the following companies as "Members" within the meaning of § 325.2(1) of the Regulations (15 CFR 325.2(1)): LaBounty Manufacturing, Inc., Two Harbors, Minnesota, and Gehl Company, West Bend, Wisconsin;

2. Delete Caterpillar Inc. and J.I. Case Company as "Members" of the Certificate; and

3. Delete paragraph 7 of the "Export Trade Activities and Methods of Operation" from the Certificate. Paragraph 7 limits the discussion and exchange of price information when designated Members engage in the certified export trade activities and methods of operation with respect to particular products.

Dated: October 11, 1990.

George Muller,

Director, Office of Export Trading Company Affairs.

[FR Doc. 90-24336 Filed 10-15-90; 8:45 am] BILLING CODE 3510-DR-M

DEPARTMENT OF DEFENSE

Department of the Army

Armed Forces Institute of Pathology, Scientific Advisory Board; Open Meeting

In order to comply with section 10(a)(2) of the Federal Advisory Committee Act (Pub. Law 92-463), notice is hereby given of a meeting of the Armed Forces Institute of Pathology's Scientific Advisory Board, November 7 and 8, 1990, at 0830 hours in the Director's Conference room, Armed Forces Institute of Pathology Washington, DC 20306-6000. This meeting will be open to the public.

The proposed agenda will include professional discussion of the mission of the Armed Forces Institute of Pathology relating to consultation, education and research. The Executive Secretary from whom substantive program information may be obtained is Colonel John S. Jewell, Executive Officer, Armed Forces Institute of Pathology, Washington, DC 20306-6000, telephone: (202) 578-2900. Kenneth L. Denton,

Alternate Army Federal Register Liaison Officer.

[FR Doc. 90-24284 Filed 10-15-90; 8:45 am] BILLING CODE 3710-08-M

DEPARTMENT OF ENERGY

Federal Energy Regulatory Commission.

[Project No. 10021-001, Utah]

Beaver City Corp.; Availability of **Environmental Assessment**

October 9, 1990.

In accordance with the National Environmental Policy Act of 1969 and the Federal Energy Regulatory Commission's (Commission's) regulations, 18 CFR part 380 (Order No. 488, 52 FR 47897), the Office of Hydropower Licensing has reviewed the application for minor license for the proposed Beaver City Canyon Upper Project located on Beaver Creek in Beaver County near Beaver City, Utah, and has prepared an Environmental

Assessment (EA) for the proposed project. In the EA, the Commission's staff has analyzed the potential environmental impacts of the proposed project and has concluded that approval of the proposed project, with appropriate mitigation measures, would not constitute a major federal action significantly affecting the quality of the human environment.

Copies of the EA are available for review in the Public Reference Branch. room 3308, of the Commission's offices at 941 North Capitol Street, NE., Washington, DC 20428.

Lois D. Cashell,

Secretary.

[FR Doc. 90-24275 Filed 10-15-90; 8:45 am] BILLING CODE 6717-01-M

Application Filed with the Commission

October 9, 1990.

Take notice that the following hydroelectric application has been filed with the Federal Energy Regulatory Commission and is available for public inspection.

a. Type of filing: Transfer of License.

b. Project No.: 2233–021.c. Date filed: September 27, 1990.

d. Applicant: James River II, Inc., Portland General Electric Co., and Smurfit Newsprint Corporation (Transferors) and Simpson Paper (Oregon) Company, Portland General Electric Co., and Smurfit Newsprint Corporation (Transferees).

e. Name of project: Williamette Falls. f. Location: On the Williamette River

in Clakamas County, Oregon. g. Filed pursuant to: Federal Power

Act, 16 U.S.C. 791(a)-825(r). h. Applicant contact: Priscilla W. Derick, Perkins Coie, 411-108th Avenue NE., Suite 1800, Bellevue, WA 98004, (206) 453-7311.

i. Commission contact: Mr. James Hunter, (202) 357-0843.

. Comment date: November 12, 1990. k. Description of proposed action: On June 21, 1960, a major license was issued for the construction, operation, and maintenance of the Williamette Falls Project. James River H, Inc. proposes to transfer its interests and obligations under the license to Simpson Paper (Oregon) Company. The proposed transfer will not change the operation of the project or the use of project power. The Transferors certify that they have fully complied with the terms and conditions of the license. The Transferees accept all the terms and conditions of the license and agree to be bound thereby to the same extent as though they were the original licensee.

1. This notice also consists of the following standard paragraphs: B and C.

B. Comments, Protests, or Motions to Intervene-Anyone may submit comments, a protest, or a motion to intervene in accordance with the requirements of the Rules of Practice and Procedure, 18 CFR 385.210, 385.211, 385.214. In determining the appropriate action to take, the Commission will consider all protests or other comments filed, but only those who file a motion to intervene in accordance with the Commission's Rules may become a party to the proceeding. Any comments, protests, or motions to intervene must be received on or before the specified comment date for the particular application.

C. Filing and Service of Responsive Documents—Any filings must bear in all capital letters the title "COMMENTS," "RECOMMENDATIONS FOR TERMS AND CONDITIONS," "NOTICE OF INTENT TO FILE COMPETING APPLICATION," "COMPETING APPLICATIONS," "PROTEST" or "MOTION TO INTERVENE," as applicable, and the project number of the particular application to which the filing is in response. Any of these documents must be filed by providing the original and the number of copies required by the Commission's regulations to: the Secretary, Federal **Energy Regulatory Commission, 825** North Capitol Street, NE., Washington, DC 20426. An additional copy must be sent to: the Director, Division of Project Review, Office of Hydropower Licensing, Federal Energy Regulatory Commission, Room 1027-UPC, at the above address. A copy of any notice of intent, competing application, or motion to intervene must also be served upon each representative of the applicant specified in the particular application. Lois D. Cashell,

Secretary.

[PR Doc. 90-24276 Filed 10-15-90; 8:45 am] BILLING CODE 6717-01-M

Office of Energy Research

Basic Energy Sciences Advisory Committee: Renewal

Pursuant to section 14(a)(2)(A) of the Federal Advisory Committee Act, and § 101-6.1015 of the Final Rule on Federal Advisory Committee Management [41 CFR 101-6.1015), and following consultation with the Committee Management Secretariat, General Services Administration, notice is hereby given that the Basic Energy Sciences Advisory Committee has been

renewed for a 2-year period. The Committee will continue to provide advice to the Director, Office of Energy Research, on the Basic Energy Sciences

(BES) program.

The renewal of the Basic Energy Sciences Advisory Committee charter has been determined to be essential the conduct of the Department's business and to be in the public interest in connection with the performance of duties imposed upon the Department of Energy by law. The Committee will operate in accordance with the provisions of the Federal Advisory Committee Act (Pub. L. 92–463), the Department of Energy Organization Act (Pub. L. 95–91), and regulations and directives implementing those statutes.

The Committee will continue to be balanced with representatives of national laboratories, industry, and universities involved in basic energy sciences. Particular attention will continue to be paid to obtaining a balance of disciplines, interests, experiences, points of view, and

geography.

Further information regarding this advisory committee can be obtained from Elinor Donnelly [202-586-3448].

Issued in Washington, DC, on October 11, 1990.

J. Robert Franklin,

Deputy Advisory Committee, Management Officer.

[FR Doc. 90-24337 Filed 10-15-90; 8:45 am]

Office of Fossil Energy

[FE Docket No. 90-74-NG]

Goetz Energy Corp.; Application To Export Natural Gas to and Import Natural Gas From Canada

AGENCY: Office of Fossil Energy. Department of Energy.

ACTION: Notice of application for authorization to export natural gas to and import natural gas from Canada.

SUMMARY: The Office of Fossil Energy (FE) of the Department of Energy (DOE) gives notice of receipt on August 24, 1990, of an application filed by Goetz Energy Corporation (Goetz) for authorization to export to Canada at St. Clair, Michigan, up to 25,000 Mcf per day of natural gas plus such additional gas as may be required for fuel use, and to import from Canada at Grand Island, New York, up to 25,000 Mcf per day of natural gas over a fifteen year period. The application was amended by a letter that was received by DOE/FE on September 28, 1990. Goetz anticipates

purchasing the natural gas from southwestern U.S. producers under longterm contracts lasting five to fifteen years. It intends to utilize firm transportation service on the proposed Empire State Pipeline, whose applications for construction currently are pending before the New York State Public Service Commission and the Federal Energy Regulatory Commission (FERC). Goetz also has entered into or is negotiating agreements for firm transportation with ANR Pipeline Company (ANR), Great Lakes Transmission Company (Great Lakes). TransCanada Pipelines, and Union Gas Limited (Union).

The application is filed under section 3 of the Natural Gas Act and DOE Delegation Order Nos. 0204–111 and 0204–127. Protests, motions to intervene, notices of intervention and written

comments are invited.

DATES: Protests, motions to intervene or notices of intervention, as applicable, requests for additional procedures and written comments are to be filed at the address listed below no later than 4:30 p.m., e.s.t., November 15, 1990.

ADDRESSES: Office of Fuels Programs, Fossil Energy, U.S. Department of Energy, Forrestal Building, Room 3F-056, FE-50, 1000 Independence Avenue, SW., Washington, DC 20585.

FOR FURTHER INFORMATION CONTACT:

Linda Silverman, Office of Fuels Programs, Fossil Energy, U.S. Department of Energy, Forrestal Building, Room 3F-094, 1000 Independence Avenue, SW., Washington, DC 20585, (202) 588-

Washington, DC 20585, (202) 586-7249
Diane Stubbs, Natural Gas and Mineral
Leasing, Office of General Counsel,
U.S. Department of Energy, Forrestal
Building, Room 6E-042, 1000
Independence Avenue, SW.,
Washington, DC 20585, (202) 586-6667.

SUPPLEMENTARY INFORMATION: Goetz is a New York corporation whose principal place of business is in Buffalo, New York. The company is a marketer of natural gas and petroleum products to customers in a territory that includes Buffalo, Rochester, and Syracuse, New York.

Goetz currently relies on CNG
Transmission Corporation (CNG) to
provide interruptible transportation for
its customers behind interconnecting
local distribution companies
encompassing Rochester Gas and
Electric Corporation, Niagara Mohawk
Power Corporation, and specific areas of
New York State Electric and Gas
Corporation. The company also is
dependent upon National Fuel Supply
Corporation (NFSC) to provide
interruptible transportation for its

customers behind National Fuel
Distribution Corporation (NFDC). Goetz
is attempting to secure firm natural gas
supplies and transportation in order to
reduce its dependence upon CNG and
NFSC and to obtain alternative natural
gas supplies and firm transportation at
competitive prices and on favorable
terms. The company maintains that this
will result in a total delivered cost of
natural gas that, during the term of the
arrangements, is competitive with
existing and other sources of natural
gas.

According to the application, the same gas would be exported and imported solely as part of a transportation arrangement, and would not be sold or stored in Canada; consequently, DOE does not believe that it is necessary to consider in its evaluation domestic need for the gas with respect to the proposed export, nor competitiveness, need for the gas, or security of supply with respect to the proposed import. DOE will consider the impact of the transportation arrangement on the availability of gas in markets served by the proposed Empire State Pipeline and by the pipeline systems of Great Lakes, ANR, and United.

The applicant asserts that delivery of the subject natural gas will not deprive the United States or any region of the country of needed natural gas and will further the goal of providing additional volumes of natural gas to the northeastern United States. Parties opposing the arrangement bear the burden of overcoming these assertions.

All parties should be aware that if the requested export/import arrangement is approved, the authorization would be conditioned on the filing of quarterly reports indicating the volume of natural gas exported and imported.

NEPA Compliance

The National Environmental Policy Act (NEPA), 42 U.S.C. 4321, et seq., requires the DOE to give appropriate consideration to the environmental effects of its proposed actions. FERC currently is performing an environmental review of the impacts of constructing and operating the proposed facilities related to the Empire State Pipeline project in FERC Docket Nos. CP 90-316 and CP 90-317. The DOE will independently review the results of the FERC environmental evaluation of this project in the course of making its own environmental determination. No final decision will be issued in this proceeding until the DOE has met its NEPA responsibilities.

Public Comment Procedures

In response to this notice, any person may file a protest, motion to intervene or notice of intervention, as applicable, and written comments. Any person wishing to become a party to the proceeding and to have the written comments considered as the basis for any decision on the application must, however, file a motion to intervene or notice of internvention, as applicable. The filing of a protest with respect to this application will not serve to make the protestant a party to the proceeding, although protests and comments received from persons who are not parties will be considered in determining the appropriate action to be taken on the application. All protests, motions to intervene, notices of intervention, and written comments must meet the requirements that are specified by the regulations in 10 CFR part 590. Protests, motions to intervene, notices of intervention, requests for additional procedures, and written comments should be filed with the Office of Fuels Programs at the above address.

It is intended that a decisional record will be developed on the application through responses to this notice by parties, including the parties' written comments and replies thereto. Additional procedures will be used as necessary to achieve a complete understanding of the facts and issues. A party seeking intervention may request that additional procedures be provided. such as additional written comments, an oral presentation, a conference, or trialtype hearing. Any request to file additional written comments should explain why they are necessary. Any request for an oral presentation should identify the substantial question of fact, law, or policy at issue, show that it is material and relevant to a decision in the proceeding, and demonstrate why an oral presentation is needed. Any request for a conference should demonstrate why the conference would materially advance the proceeding. Any request for a trial-type hearing must show that there are factual issues genuinely in dispute that are relevant and material to a decision and that a trial-type hearing is necessary for a full and true disclosure of the facts.

If an additional procedure is scheduled, notice will be provided to all parties. If no party requests additional procedures, a final opinion and order may be issued based on the official record, including the application and responses filed by parties pursuant to this notice, in accordance with 10 CFR 590.316.

A copy of Goetz' application is available for inspection and copying in the Office of Fuels Programs Docket Room, 3F-056 at the above address. The docket room is open between the hours of 8 a.m. and 4:30 p.m., Monday through Friday, except Federal holidays.

Issued in Washington, DC, October 11, 1990.

Clifford P. Tomaszewski,

Acting Deputy Assistant Secretary for Fuels Programs, Office of Fossil Energy. [FR Doc. 90–24338 Filed 10–15–90; 8:45 am] BILLING CODE 6450–01-M

ENVIRONMENTAL PROTECTION AGENCY

[FRL-3852-7]

Science Advisory Board, Meetings of Standing Committees, Open Meeting— October 25–26, 1990

Pursuant to the Federal Advisory
Committee Act, Pub. L. 92–463, notice is
hereby given that five of the permanent,
Standing Committees of the U.S. EPA's
Science Advisory Board (SAB) will hold
public meetings on October 25–26, 1990
in the Washington, DC. metropolitan
area. Information concerning each
Committee and its meeting is given
below. For further information
concerning a particular committee,
please contact the SAB Staff member(s)
listed for that committee.

Environmental Engineering
Committee: The Environmental
Engineering Committee (EEC) will meet
at U.S. Environmental Protection
Agency Headquarters, Waterside Mall
Conference Center, Room 2-South, 401
M Street, SW., Washington, DC, 20460.
This meeting will start at 9:00 a.m. on
Thursday, October 25th and 8:30 a.m. on
Friday, October 26th and will adjourn no
later than 3:00 p.m. on October 26th.

The main purpose of this meeting will be to plan EEC review activities for Fiscal Year (FY) 1991 and to receive briefings on additional possible review topics for FY 1991 and beyond. The FY 1991 topics to be discussed include, but are not limited to the following: review of treatability studies applicable to Superfund sites, a follow-up study to examine the Agency's pollution prevention strategy, review of the Office of Research and Development's (ORD's) global climate mitigation plans, a planned consultation/review of ORD's constructed wetlands program for treatment of wastewater streams, ORD's research plans for bioremediation technology development, follow-up review with the Office of Solid Waste (OSW) on the EEC's self-initiated study

on leachability. Other possible review topics will be discussed as they are made available to the EEC prior to the meeting and as time permits. It is anticipated that two reports (Municipal Solid Waste Review and the Leachability Report) which are being finalized by Subcommittees of the EEC will have some discussion and closure comments at this meeting. SAB contacts are: Dr. K. Jack Kooyoomjian, Designated Federal Official, and Mrs. Marcy Jolly, Staff Secretary.

Ecological Processes and Effects
Committee: The Ecological Processes
and Effects Committee (EPEC) will meet
on October 25–26, 1990 at the Holiday
Inn, 550 C Street, SW., Washington, DC,
20024. This meeting will start at 9:00 a.m.
on October 25th and will adjourn no
later than 1:00 p.m. on October 26th.

The main purpose of this meeting will be to plan EPEC review activities for FY 1991 nd to receive briefings on current regulatory activities. The SAB contacts are: Dr. Edward Bender, Designated Federal Official, and Mrs. Frances Dolby, Staff Secretary.

Drinking Water Committee: The
Drinking Water Committee will meet on
October 25–26, 1990 at the Holiday Inn,
550 C Street, SW., Washington, DC
20024. This meeting will start at 8:30 a.m.
on October 25th and will adjourn no
later than 1:00 p.m. October 26th.

The main purpose of this meeting will be to review the criteria document for trihalomethanes and receive briefings on current regulatory activities.

Documentation for this meeting is available from Ms. Jennifer Orme, Office of Drinking Water, U.S. Environmental Protection Agency, 401 M Street, SW., Washington, DC 20460, telephone (202) 382–7586. SAB contacts are: Dr. C. Schard Cothern, Designated Federal Official, and Ms. Darlene Sewell, Staff Secretary.

Radiation Advisory Committee: The Radiation Advisory Committee (RAC) will meet on October 25–26, 1990 at the U.S. Environmental Protection Agency, 401 M Street, SW., Washington, DC 20460. On October 25th, the Committee will meet in the Administrator's Conference Room (Room 1101/1103 West Tower), and on October 26th, the Committee will meet in Room 9-North, Waterside Mall Conference Center. The meeting will begin at 9:00 a.m. on October 25th and adjourn no later than 2:00 p.m. on October 26th.

The Committee will consider its priorities and scheduels for FY91, be briefed on EPA radiation related activities (including the Idaho Radionuclide Exposure Study report), and consider reports now in preparation

including such issues as: Radionuclides in drinking water, the national survey for radon in schools, and the correlation of short-term and long-term tests for radon. SAB contacts are: Mrs. Kathleen Conway, Designated Federal Official, and Mrs. Dorothy Clark, Staff Secretary.

Environmental Health Committee: The Environmental Health Committee will meet on October 25–26, 1990 in the Howard Johnson Hotel, 2650 Jefferson Davis Highway, Arlington, Virginia 22202. The hotel telephone number is (703)–684–7200. The meeting will start at 9:00 a.m. on October 25th, and will adjourn no later than 5:00 p.m. on October 26th.

The main purpose of this meeting is to consult with the EPA's Office of Toxic Substances (OTS) on issues related to formaldehyde exposure, to review a proposed methodology for the calculation of Inhalation Reference Concentrations (RfCs-the estimate of a daily inhalation exposure (of a given agent) to the human population that is likely to be without an appreciable risk of deleterious non-cancer effects during a lifetime), to receive a briefing from the EPA Risk Assessment Forum on current risk assessment issues, and to discuss the Committee's plans for reviews during Fiscal 1991.

Anyone desiring additional information on the formaldehyde topic should contact Dr. Vanessa Vu, Office of Toxic Substances, (TS-796), U.S. Environmental Protection Agency, 401 M Street, SW., Washington, DC 20460, telephone (202)-382-4356. For information on the RfC topic, contact Dr. Chon Shoaf, Environmental Criteria and Assessment Office, (MD-52), U.S. Environmental Protection Agency, Research Triangle Park, NC 27711. telephone (919)-541-4144. The SAB contacts are: Mr. Samuel Rondberg, Designated Federal Official and Ms. Mary Winston, Staff Secretary.

SUPPLEMENTARY INFORMATION: All meetings are open to the public. Any member of the public wishing further information on any meeting, or those who wish to submit written or oral comments concerning any issue given above, should contact the appropriate Designated Federal Official. Agendas and Committee rosters are available from the appropriate Staff Secretary. SAB Staff may be reached at: Science Advisory Board (A101F), U.S. Environmental Protection Agency, 401 M Street, SW., Washington, DC 20460, telephone (202) 382-2552, or FAX (202) 475-9693. Requests to provide oral comments at any of the meetings should be made to the appropriate DFO no later than October 12, 1990. The SAB expects

that the public statements presented at its meetings will not be repetitive of previously submitted oral or written statements. In general, each individual or group making an oral presentation will be limited to a total of ten minutes. Speakers are asked to provide 20 copies of their written remarks to the SAB Staff no later than the day of the meeting. Seating at all meetings will be on a first come basis.

Dated: October 1, 1990.

Donald G. Barnes,

Director, Science Advisory Board.

[FR Doc. 90-24495 Filed 10-15-90; 8:45 am]

BILLING CODE 6550-50-M

FEDERAL MARITIME COMMISSION

Agreement(s) Filed; Port Authority of New York and New Jersey/Maher Terminals, Inc.

The Federal Maritime Commission hereby gives notice of the filing of the following agreement(s) pursuant to section 5 of the Shipping Act of 1984.

Interested parties may inspect and obtain a copy of each agreement at the Washington, DC., Office of the Federal Maritime Commission, 1100 L Street, NW., room 10220. Interested parties may submit comments on each agreement to the Secretary, Federal Maritime Commission, Washington, DC 20573, within 10 days after the date of the Federal Register in which this notice appears. The requirements for comments are found in § 572.603 of title 46 of the Code of Federal Regulations. Interested persons should consult this section before communicating with the Commission regarding a pending agreement.

Agreement No.: 224-010684-004.

Title: Port Authority of New York and New Jersey/Maher Terminals, Inc. Terminal Agreement.

Parties: Port Authority of New York and New Jersey/Maher Terminals, Inc.

Synopsis: The Agreement amends the parties' basic agreement to provide for extending the term of the agreement. The Agreement's term will expire on the earlier of: October 31, 1990; or, the day preceding the date of commencement of the term of a new lease proposed to be entered into by the parties.

By Order of the Federal Maritime Commission.

Dated: October 10, 1990. Joseph C. Polking,

Secretary.

[FR Doc. 90-24271 Filed 10-15-90; 8:45 am]

Security for the Protection of the Public Indemnification of Passengers for Nonperformance of Transportation; Issuance of Certificate (Performance)

Notice is hereby given that the following have been issued a Certificate of Financial Responsibility for Indemnification of Passengers for Nonperformance of Transportation pursuant to the provisions of Section 3, Public Law 89–777 (46 U.S.C. 817(e)) and the Federal Maritime Commission's implementing regulations at 46 CFR part 540, as amended:

Alaska Sightseeing Tours, Inc., West Leasing, Inc. and West Travel, Inc., 4th and Battery Bldg., suite 700, Seattle, WA 98121.

Vessel: Spirit of Alaska.

Dated: October 5, 1990.

Joseph G. Polking,

Secretary.

[FR Doc. 90-24302 Filed 10-15-90; 8:45 am]
BILLING CODE 6730-01-M

FEDERAL RESERVE SYSTEM

Federal Open Market Committee; Domestic Policy Directive of August 21, 1990

In accordance with § 217.5 of its rules regarding availability of information, there is set forth below the domestic policy directive issued by the Federal Open Market Committee at its meeting held on August 21, 1990. The directive was issued to the Federal Reserve Bank of New York as follows:

The information reviewed at this meeting suggests that economic activity is continuing to expand at a relatively slow pace. After a sizable rise in May and June, total nonfarm payroll employment registered a large decline in July, much but not all of which reflected layoffs of temporary census workers. The civilian unemployment rate rose to 5.5 percent in July, just above the narrow range that had prevailed for an extended period. Industrial production was unchanged in July after rising appreciably in the second quarter. Retail sales rose considerably on balance over June and July after declines in earlier months. Available indicators point to a sluggish trend in business capital spending. Residential construction weakened further in July. The nominal

¹ Copies of the Record of policy actions of the Committee for the meeting of August 21, 1990, are available upon request to The Board of Governors of the Federal Reserve System, Washington, DC 20551

U.S. merchandise trade deficit narrowed sharply in June; for the second quarter, the trade deficit was substantially reduced from its first-quarter rate. Consumer prices rose appreciably further in June and July, while producer prices were about unchanged over the two months. The latest data on labor costs suggest no improvement in underlying trends. Crude oil prices have risen sharply over the last several weeks.

Short-term interest rates have fallen somewhat since the Committee meeting on July 2-3, while rates in bond markets have risen appreciably, as oil prices have increased. The trade-weighted foreign exchange value of the dollar in terms of the other G-10 currencies declined considerably over the intermeeting period.

M2 grew slowly in June and July, while M3 was little changed; available data for August suggest a partial rebound in both aggregates. Growth of M2 and especially of M3 has been damped by the continuing contraction of deposits at thrift institutions resulting from the restructuring of the thrift industry. Through July, expansion of both M2 and M3 was estimated to be in the lower portions of their respective ranges for 1990. Expansion of total domestic nonfinancial debt appears to have been near the midpoint of its

monitoring range. The Federal Open Market Committee seeks monetary and financial conditions that will foster price stability, promote growth in output on sustainable basis, and contribute to an improved pattern of international transactions. In furtherance of these objectives, the Committee at its meeting in July reaffirmed the range it had established in February for M2 growth of 3 to 7 percent, measured from the fourth quarter of 1989 to the fourth quarter of 1990. The Committee in July also retained the monitoring range of 5 to 9 percent for the year that it had set for growth of total domestic nonfinancial debt. With regard to M3, the Committee recognized that the ongoing restructuring of thrift depository institutions had depressed its growth relative to spending and total credit more than anticipated. Taking account of the unexpectedly strong M3 velocity. the Committee decided in July to reduce the 1990 range to 1 to 5 percent. For 1991, the Committee agreed on provisional ranges for monetary growth, measured from the fourth quarter of 1990 to the fourth quarter of 1991, of 21/2 to 61/2 percent for M2 and 1 to 5 percent for

M3. The Committee tentatively set the

associated monitoring range for growth

of total domestic non-financial debt at 41/2 to 81/2 percent for 1991. The behavior of the monetary aggregates will continue to be evaluated in the light of progress toward price level stability, movements in their velocities, and developments in the economy and financial markets.

In the implementation of policy for the immediate future, the Committee seeks to maintain the existing degree of pressure on reserve positions. Taking account of progress toward price stability, the strength of the business expansion, the behavior of the monetary aggregates, and developments in foreign exchange and domestic financial markets, slightly greater reserve restraint might or somewhat lesser reserve restraint would be acceptable in the intermeeting period. The contemplated reserve conditions are expected to be consistent with growth of M2 and M3 over the period from June through September at annual rates of about 4 and 21/2 percent respectively. The Chairman may call for Committee consultation if it appears to the Manager for Domestic Operations that reserve conditions during the period before the next meeting are likely to be associated with a federal funds rate persistently outside a range of 6 to 10 percent.

By order of the Federal Open Market Committee, October 10, 1990.

Normand Bernard,

Assistant Secretary Federal Open Market Committee.

[FR Doc. 90-24297 Filed 10-15-90; 8:45 am] BILLING CODE 6210-01-M

Robert L. and Claudia A. Beauprez; Change in Bank Control Notice; Acquisition of Shares of Banks or **Bank Holding Companies**

The notificant listed below has applied under the Change in Bank Control Act (12 U.S.C. 1817(j)) and § 225.41 of the Board's Regulation Y (12 CFR 225.41) to acquire a bank or bank holding company. The factors that are considered in acting on notices are set forth in paragraph 7 of the Act (12 U.S.C. 1817(j)(7)).

The notice is available for immediate inspection at the Federal Reserve Bank indicated. Once the notice has been accepted for processing, it will also be available for inspection at the offices of the Board of Governors. Interested persons may express their views in writing to the Reserve Bank indicated for the notice or to the offices of the Board of Governors. Comments must be received not later than October 31, 1990.

A. Federal Reserve Bank of Kansas City (Thomas M. Hoenig, Vice President) 925 Grand Avenue, Kansas City, Missouri 64198:

1. Robert L. and Claudia A. Beauprez, Lafavette, Colorado; to acquire an additional 38.03 percent of the voting shares of Front Range Capital Corporation, Lafayette, Colorado, and thereby indirectly acquire Bank VII, Lafayette, Colorado.

Board of Governors of the Federal Reserve System, October 10, 1990. Jennifer J. Johnson, Associate Secretary of the Board. [FR Doc. 90-24298 Filed10-15-90; 8:45 am]

BILLING CODE 6210-01-M

First Union Corporation, et al.: Applications To Engage de Novo in Permissible Nonbanking Activities

The companies listed in this notice have filed an application under § 225.23(a)(1) of the Board's Regulation Y (12 CFR 225.23(a)(1)) for the Board's approval under section 4(c)(8) of the Bank Holding Company Act [12 U.S.C. 1843(c)(8)) and § 225.21(a) of Regulation Y (12 CFR 225.21(a)) to commence or to engage de novo, either directly or through a subsidiary, in a nonbanking activity that is listed in § 225.25 of Regulation Y as closely related to banking and permissible for bank holding companies. Unless otherwise noted, such activities will be conducted throughout the United States.

Each application is available for immediate inspection at the Federal Reserve Bank indicated. Once the application has been accepted for processing, it will also be available for inspection at the offices of the Board of Governors. Interested persons may express their views in writing on the question whether consummation of the proposal can "reasonably be expected to produce benefits to the public, such as greater convenience, increased competition, or gains in efficiency, that outweigh possible adverse effects, such as undue concentration of resources, decreased or unfair competition, conflicts of interests, or unsound banking practices," Any request for a hearing on this question must be accompanied by a statement of the reasons a written presentation would not suffice in lieu of a hearing, identifying specifically any questions of fact that are in dispute, summarizing the evidence that would be presented at a hearing, and indicating how the party commenting would be aggrieved by approval of the proposal.

Unless otherwise noted, comments regarding the applications must be received at the Reserve Bank indicated or the offices of the Board of Governors not later than November 6, 1990.

A. Federal Reserve Bank of Richmond (Lloyd W. Bostian, Jr., Vice President), 701 East Byrd Street, Richmond, Virginia

1. First Union Corporation, Charlotte, North Carolina; to engage de novo through its subsidiary, First Union Securities, Inc., Charlotte, North Carolina, in buying and selling loans and others extensions of credit and loan servicing for its own account or the account of other pursuant to § 225.25(b)(1); and including personal or real property leases which serve as the functional equivalent of extensions of credit to the leases of the property pursuant to § 225.25(b)(5) of the Board's Regulation Y.

B. Federal Reserve Bank of San Francisco (Kenneth R. Binning, Assistant Vice President), 101 Market Street, San

Francisco, California 94105:

1. West Coast Bancorp, Newport, Oregon; to engage de novo in making, acquiring, servicing and brokering loans pursuant to § 225.25(b)(1); and leasing personal and real property pursuant to § 225.25(b)(5) of the Board's Regulation

Board of Governors of the Federal Reserve System, October 10, 1990.

Jennifer J. Johnson,

Associate Secretary of the Board. [FR Doc. 90-24299 Filed 10-15-90; 8:45 am] BILLING CODE 6210-01-M

Paloma Bancshares, Inc., et al.; Formations of; Acquisitions by; and Mergers of Bank Holding Companies

The companies listed in this notice have applied for the Board's approval under section 3 of the Bank Holding Company Act (12 U.S.C. 1842) and § 225.14 of the Board's Regulation Y (12 CFR 225.14) to become a bank holding company or to acquire a bank or bank holding company. The factors that are considered in acting on the applications are set forth in section 3(c) of the Act (12 U.S.C. 1842(c)).

Each application is available for immediate inspection at the Federal Reserve Bank indicated. Once the application has been accepted for processing, it will also be available for inspection at the offices of the Board of Governors. Interested persons may express their views in writing to the

Reserve Bank or to the offices of the Board of Governors. Any comment on an application that requests a hearing must include a statement of why a written presentation would not suffice in lieu of a hearing, identifying specifically any questions of fact that are in dispute and summarizing the evidence that would be presented at a hearing.

Unless otherwise noted, comments regarding each of these applications must be received not later than November 6, 1990.

A. Federal Reserve Bank of St. Louis (Randall C. Sumner, Vice President) 411 Locust Street, St. Louis, Missouri 63166:

1. Paloma Bancshares, Inc., Paloma, Illinois; to become a bank holding company by acquiring 100 percent of the voting shares of Paloma Exchange Bank, Paloma, Illinois.

B. Federal Reserve Bank of Kansas City (Thomas M. Hoenig, Vice President) 925 Grand Avenue, Kansas City, Missouri 64198:

1. Decatur Investment, Inc., Oberlin, Kansas; to merge with Western Kansas Investment, Inc., Winona, Kansas, and thereby indirectly acquire The Bank, Oakley, Kansas.

Board of Governors of the Federal Reserve System, October 10, 1990. Jennifer J. Johnson,

Associate Secretary of the Board. [FR Doc. 90-24300 Filed 10-15-90; 8:45 am] BILLING CODE 6210-01-M

Peotone Bancorp, Inc., Peotone, IL; Applications To Engage de Novo In Permissible Nonbanking Activities; Correction

This notice corrects a previous Federal Register Notice (FR Doc. 90-22752) published at page 39323 of the issue for Wednesday, September 26,

Under the Federal Reserve Bank of Chicago, the entry for Peotone Bancorp, Inc. is amended to read as follows:

B. Federal Reserve Bank of Chicago (David S. Epstein, Vice President) 230 South LaSalle Street, Chicago, Illinois

1. Peotone Bancorp, Inc., Peotone, Illinois; to engage de novo through its subsidiary, Rock River Bancorporation, Inc., Oregon, Illinois, in providing general insurance agency services including life insurance, health insurance, property and casualty

insurance, and fixed rate annuities in a town with a population of less than 5,000, pursuant to \$ 225.25(b)(8)(iii) of the Board's Regulation Y. These activities will be conducted in Oregon, Illinois. Applicant also will engage in credit life insurance as agent for insurance that is directly related to an extension of credit by Rock River Bancorporation or any of its subsidiaries and limited to assuring the repayment of the outstanding balance due on the extension of credit in the event of death, disability, or involuntary unemployment of the debtor, pursuant to § 225.25(b)(8)(i) of the Board's Regulation Y.

In addition, the heading should have read as set forth above.

Comments on this application must be received by October 31, 1990.

Board of Governors of the Federal Reserve System, October 10, 1990. Jennifer J. Johnson,

Associate Secretary of the Board. [FR Doc. 90-24301 Filed 10-15-90; 8:45 am] BILLING CODE 6210-01-M

FEDERAL TRADE COMMISSION

Granting of Request for Early Termination of the Waiting Period **Under the Premerger Notification** Rules

Section 7A of the Clayton Act, 15 U.S.C. 18a, as added by title II of the Hart-Scott-Rodino Antitrust Improvements Act of 1976, requires persons contemplating certain mergers or acquisitions to give the Federal Trade Commission and the Assistant Attorney General advance notice and to wait designated periods before consummation of such plans. Section 7A(b)(2) of the Act permits the agencies, in individual cases, to terminate this waiting period prior to its expiration and requires that notice of this action be published in the Federal Register.

The following transactions were granted early termination of the waiting period provided by law and the premerger notification rules. The grants were made by the Federal Trade Commission and the Assistant Attorney General for the Antitrust Division of the Department of Justice. Neither agency intends to take any action with respect to these proposed acquisitions during the applicable waiting period.

TRANSACTINS GRANTED EARLY TERMINATION BETWEEN: 091790 AND 092890

Name of Acquiring Person, Name of Acquired Person, Name of Acquired Entity	PMN No.	Date terminated
Pacific Telesis Group, CCI Newco, Inc., CCI Newco, Inc.	90-2084	09/17/90
Primark Corporation, Champion International Corporation, Champion International Corporation	90-2082	09/18/90
Thorn EMI ple, Filmtrax ple, Filmtrax ple	90-2120	09/18/90
Dr. Med Hartmut Krukemeyer, Charter Medical Corporation, Charter Suburban Hospital of Mesquite, Inc.	90-2135	09/18/90
Kyow Hakko Kogyo Co: Ltd., NCNB Corporation, NCNB Lease Investments, Inc.	90-2108	09/20/90
Bank of Montreal, UJB Financial Corp., United Jersey Bank and First Valley Bank	90-2125	09/20/90
Edison Brothers Stores, Inc., Irving G. Katz, Webster Clothes, Inc.	90-2056	09/21/90
Kundry Trust, Natick Simon Developers Limited Partnership, Natick Simon Developers Limited Partnership.	90-2065	09/21/90
General Electric Company, The Travelers Corporation, Travelers Mortgage Services, Inc.	90-2072	08/21/90
Canadian Pacific Limited, Metropolitan Life Insurance Company, MetHotels, Inc.	90-2106	09/21/90
Ford Motor Company, Transamerica Corporation, Transamerica Fleet Leasing Corporation		09/21/90
D. Bruton Smith, L.G. DeWitt, Atlanta International Raceway, Inc.	90-2133	09/21/90
K Mart Corporation, OfficeMax, Inc., Officemax, Inc.	90-2157	09/21/90
GeoQuest International, Inc., The Dun & Bradstreet Corporation, Petroleum Information Corporation	90-2092	09/24/90
David J. McGrath, Jr., Greyhound Dial Corporation, Greyhound C&D, Inc. & Consultants & Designers, Inc.	90-2146	09/24/90
New Line Cinema Corporation, Qintex Entertainment Inc., Qintex Entertainment Inc., et al.	90-2155	09/24/90
Viktor and Therese Kleinert, Gary A. Bandy, G.W. Bandy, Inc.	90-2117	09/25/90
Cimenteries CBR S.A., David L. Horowitz, Standard Concrete Products, Inc.		09/25/90
Onoda Cement Co., Ltd., Califlat Co., California Portland Cement Company	90-2123	09/25/90
Richard M. and Rebecca I. Adler Trust, Atlantic Richfield Co., Atlantic Richfield Co.	90-2138	09/25/90
Nippon Yusen, K.K. Philip F. Anschutz, Rio Grande Industries, Inc.		09/25/90
Antah Holdings Berhad, Poel Energy Services C., Associated Oiltools, Inc.	90-2161	09/25/90
Mrs. Noor Sultan Hashwani, The Prudential Insurance Company of America, The Prudential Insurance Company of America		09/25/90
D.K.I. Supply Co., Ira L. Rennert, Bering Sales, Inc.	90-2064	09/28/90
UniHealth America, Valley Health Services, Inc., Valley Health Services, Inc.		09/26/90
Suhrmann-Tetterode N.V., Lucas Bros, Inc., Lucas Bros, Inc.		09/26/90
George S. Hofmeister, Allied Products Corporation, Atlied Products Corp's South Bend Stamping Division.	90-2077	09/27/90
Henry Crown and Company (Not Incorporated), William M. Sauce, Bauce Cellular Inc.		09/27/90
Hewlett-Packard Company, ASK Computer Systems, Inc., SK Computer Systems, Inc.	90-2143	09/27/90
Cable TV Fund: 15-A, Ltd., Glenn R. Jones, Jones Intercable, Inc.	90-2144	09/27/90
Mr. Tore Staubo, Penrod Drilling Corporation, Penrod Drilling Corporation		09/27/90
General Motors Corporation, ASK Computer Systems, Inc., K Computer Systems, Inc.		09/27/90
Natural Gas Clearing House, Mesa Limited Partnership, Mesa Operating Limited Partnership	90-2178	09/27/90
Unilever N.V., Imperial Chemical Industries PLC, ICI Americas Inc.		09/28/90
F. Chatani & Co., Ltd., Empco Holdings, Corp., Empco Holdings, Corp.		09/28/90
Ford Motor Company, Frank Strenach, Ligina Corporation.		09/28/90
TT Corporation, American General Corporation, American General Finance, Inc.	90-2181	09/28/90
SellSouth Corporation, PacifiCorp, T.U. International; Inc.	90-2188	69/28/90

FOR FURTHER INFORMATION CONTACT: Sandra M. Peay of Renee A. Horton, Contact Representatives, Federal Trade Commission, Premerger Notification Office, Bureau of Competition Room 303, Washington, DC 20580, (202) 326–3100.

By Direction of the Commission. Donald S. Clark,

Secretary.

[FR Doc. 90-24310 Filed 10-15-90; 8:45 am]

[File No. 862-3170]

Guild Mortgage Co.; Proposed Consent Agreement With Analysis to Aid Public Comment

ACTION: Proposed Consent Agreement.

summany: In settlement of alleged violations of federal law prehibiting unfair acts and practices and unfair methods of competition, this consent agreement, accepted subject to final Commission approval, would require, among other things, a San Diego, Ca., corporation to accurately calculate and disclose the annual percentage rate,

finance charge, payment schedule and other information required by Regulation Z; to make adjustments to the accounts of consumers listed; and for adjustments resulting from mortgage insurance errors, to pay consumer redress totalling approximately \$500,000 over a five-year-period.

DATES: Comments must be received on or before December 17, 1990.

ADDRESSES: Comments should be directed to: FTC/Office of the Secretary, room 159, 6th St. and Pa. Ave., NW., Washington, DC 20580.

FOR FURTHER INFORMATION CONTACT: Carole Reynolds or Stephen Cohen, FTC/S-4429, Washington, DC 20580. (202) 328-3230 or 328-3222.

SUPPLEMENTARY INFORMATION: Pursuant to section 6(f) of the Federal Trade Commission Act, 38 Stat. 721, 15 U.S.C. 46 and \$ 2.34 of the Commission's Rules of Practice (16 CFR 2.34), notice is hereby given that the following consent agreement containing a consent order to cease and desist, having been filed with and accepted, subject to final approval, by the Commission, has been placed on the public record for a period of sixty (60) days. Public comment is invited.

Such comments or views will be considered by the Commission and will be available for inspection and copying at its principal office in accordance with § 4.9(b)(6)(ii) of the Commission's Rules of Practice (16 CFR 4.9(b)(6)(ii)).

Agreement Containing Consent Order To Cease and Desist

In the Matter of Guild Mortgage Co., a corporation.

The agreement herein, by and between Guild Mortgage Company (hereinafter sometimes referred to as "proposed respondent") by its duly authorized officer and counsel for the Federal Trade Commission, is entered into in accordance with the Commission's Rule governing consent order procedures. In accordance therewith the parties hereby agree that

1. Guild Mortgage Company is a corporation organized, existing, and doing business under and by virtue of the laws of the state of California, with its principal office and place of business located at 4180 Ruffin Road, San Diego, California 92123. Proposed respondent admits all the jurisdictional facts set

forth in the draft complaint here attached.

Proposed respondent waives:Any further procedural steps;

b. The requirement that the Commission's decision contain a statement of findings of fact and conclusions of law;

c. All rights to seek judicial review or otherwise to challenge or contest the validity of the order entered pursuant to this agreement; and

d. All claims under the Equal Access

to Justice Act.

3. This agreement shall not become part of the public record of the proceeding unless and until it is accepted by the Commission. If this agreement is accepted by the Commission, it, together with the draft of the complaint contemplated thereby. will be placed on the public record for a period of sixty (60) days and information in respect thereto publicly released. The Commission thereafter may either withdraw its acceptance of this agreement and so notify the proposed respondent, in which event it will take such action as it may consider appropriate, or issue and serve its complaint (in such form as the circumstances may require) and decision, in disposition of the proceeding.

4. This agreement is for settlement purposes only and does not constitute an admission by proposed respondent that the law has been violated as alleged in the draft of the complaint here

attached.

5. This agreement contemplates that. if it is accepted by the Commission, and if such acceptance is not subsequently withdrawn by the Commission pursuant to the provisions of § 2.34 of the Commission's Rules, the Commission may, without further notice to the proposed respondent, (a) Issue its complaint corresponding in form and substance with the draft of the complaint here attached and its decision containing the following order to cease and desist in disposition of the proceeding and (b) make information public in respect thereto. When so entered, the order to cease and desist shall have the same force and effect and may be altered, modified, or set aside in the same manner and within the same time provided by statute for other orders. The order shall become final upon service. Delivery by the U.S. Postal Service of the complaint and decision containing the agreed-to order to proposed respondent's address as stated in this agreement shall constitute service. Proposed respondent waives any right it may have to any other manner of service. The complaint may

be used in construing the terms of the order, and no agreement, understanding, representation, or interpretation not contained in the order or the agreement may be used to vary or contradict the terms of the order.

6. Proposed respondent has read the proposed complaint and order contemplated hereby. Proposed respondent understands that once the order has been issued, it will be required to file one or more compliance reports showing that it has fully complied with the order. Proposed respondent further understands that it may be liable for civil penalties in the amount provided by law for each violation of the order after it becomes final.

Order

Definitions

For purposes of this Order, the following definitions apply:

1. Composite APR means a blend of interest rates as described in § 226.17(c) (1)–10 of the Federal Reserve Board's Official Staff Commentary to Regulation Z;

2. First adjustment date is the date on which the consumer's monthly payment of principal and interest is first changed, in accordance with the terms set forth in the consumer's note or adjustable rate rider:

3. Original TIL disclosure is the last TIL disclosure given to a consumer by respondent before consummation of the loan.

I.

It is ordered that respondent Guild Mortgage Company, a corporation, its successors and assigns, and its officers, agents, representatives, and employees, directly or through any corporation, subsidiary, division, or any other device, in connection with any extension of consumer credit in or affecting commerce, as "commerce" is defined in the Federal Trade Commission Act, do forthwith cease and desist from:

1. Failing to disclose accurately in its discounted adjustable rate mortgages a composite annual percentage rate and, thereby, failing to disclose accurately the annual percentage rate and the finance charge, as required by sections 106, 107 and 128 of the Truth in Lending Act, 15 U.S.C. 1605, 1606 and 1638, and §§ 226.4, 226.22, and 226.18 (d) and (e) of Regulation Z, 12 CFR 226.4, 226.22 and 226.18 (d) and (e) and § 226.17(c)(1) of Regulation Z, 12 CFR 226.17(c)(1), as more fully set out in § 226.17(c)(1)-10 of the Federal Reserve Board's Official Staff Commentary to Regulation Z, 12 CFR 226.17(c)(1)-10.

2. Failing to disclose accurately the annual percentage rate and finance charge, as required by sections 106, 107 and 128 of the Truth in Lending Act, 15 U.S.C. 1605, 1606 and 1638, and §§ 226.4, 226.22 and 226.18 (d) and (e) of Regulation Z, 12 CFR 226.4, 226.22 and 226.18 (d) and (e).

3. Failing to include the premiums for mortgage insurance when computing the annual percentage rate, finance charge, and number, amount and timing of payments scheduled to repay the obligation, as required by sections 106, 107 and 128 of the Truth in Lending Act, 15 U.S.C. 1605, 1606 and 1638, and \$\ 226.4, 226.22 and 226.18 (d), (e) and (g) of Regulation Z, 12 CFR 226.4, 226.22 and 226.18 (d), (e) and (g).

4. Failing to disclose accurately the number, amount, and timing of payments scheduled to repay the obligation, as required by section 128 of the Truth in Lending Act, 15 U.S.C. 1638, and § 226.18(g) of Regulation Z, 12 CFR

226.18(g).

5. Failing to make all disclosures determined in accordance with sections 106 and 107 of the Truth in Lending Act, 15 U.S.C. 1605 and 1606, and §§ 226.4 and 226.22, in the manner, form and amount required by §§ 226.17, 226.18, 226.19 and 226.20 of Regulation Z, 12 CFR 226.17, 226.18, 226.19 and 226.20.

II.

It is further ordered that:

A. In accordance with section 108(e) of the TILA, 15 U.S.C. 1607, and as shown on the attached Exhibits 1 (adjustable rate mortgage list), 2 (mortgage insurance premium list), and 3 (adjustable rate mortgage and mortgage insurance premium list), respondent shall make adjustments to the current and past accounts of each consumer listed who was extended credit by respondent; except, any adjustment relating solely to respondent's failure to use a composite annual percentage rate shall be limited to the time period up to the first adjustment date;

B. For those adjustments resulting from mortgage insurance premium errors, respondent shall refund the mortgage insurance premium collected to date as shown on Exhibits 2 and 3;

C. Not later than thirty (30) days following the date of service of this order, for those consumers listed on Exhibits 2 and 3, respondent shall have either cancelled the remaining mortgage insurance or taken whatever action is necessary so that the applicable consumer is not charged for any additional mortgage insurance premiums for the life of the loan;

D. Respondent shall have a five-year period in which to complete the adjustments described in paragraphs A and B; except, where the amount of the adjustment is \$200 or less, the adjustment shall be completed by the end of the first year. Each consumer listed on Exhibits 1, 2, and 3 shall receive payment from respondent for at least one fifth of the applicable adjustment for that consumer no later than the last day of each calendar year beginning with the current year.

It is further ordered that all payment adjustments required by this order shall be made by mailing the consumer a check by first class mail, certified, return receipt requested, to the current or last known address of each such consumer.

It is further ordered that by not later than thirty (30) days from the date of service of this order, respondent shall send a letter by first class mail to all consumers listed on Exhibits 2 and 3, eliminating the consumer's liability for future mortgage insurance premiums.

It is further ordered that respondent shall maintain for at least six (6) years from the date of service of this order and, upon request, make available to the Federal Trade Commission for inspection and copying, all records and documents necessary to demonstrate fully its compliance with this order.

It is further ordered that respondent, its successors and assigns, shall distribute a copy of this order to any present or future officers, agents. representatives, and employees having responsibility with respect to the subject matter of this order and that respondent, its successors and assigns, shall secure from each such person a signed statement acknowledging receipt of said order.

It is further ordered that respondent shall promptly notify the Commission at least thirty (30) days prior to any proposed change in the corporate respondent such as dissolution, assignment, or sale resulting in the emergence of a successor corporation, the creation or dissolution of subsidiaries, or any other change in the corporation which may affect compliance obligations arising out of the order.

It is further ordered that respondent shall, within one hundred and twenty (120) days of the date of service of this order, file with the Commission a report, in writing, setting forth in detail the manner and form in which it has complied with this order. Within thirty (30) days of the end of each year for five years, starting with the current year, respondent shall forward a copy of all checks mailed to consumers in that year to the Federal Trade Commission. Enforcement Division, Washington, DC 20580.

It is further ordered that respondent shall have the right to request modification of this order.

Analysis of Proposed Consent Order to Aid Public Comment

The Federal Trade Commission has accepted an agreement to a proposed consent order from respondent Guild

Mortgage Company.

The proposed consent order has been placed on the public record for sixty (60) days for reception of comments by interested persons. Comments received during this period will become part of the public record. After sixty (60) days, the Commission will again review the agreement and the comments received and will decide whether it should withdraw from the agreement or make final the agreement's proposed order.

The complaint alleges that respondent has failed to disclose accurately a composite annual percentage rate and has underdisclosed the annual percentage rate and finance charge in its discounted adjustable rate mortgages, in violation of § \$ 226.4, 226.22 and 226.18 (d) and (e) of Regulation Z, and § 226.17(c)(1) of Regulation Z, as more fully set out in §§ 226.17(c)(1)-8 and 226.17(c)(1)-10 of the Federal Reserve Board's Official Staff Commentary to Regulation Z. The complaint also alleges that respondent has failed to include premiums for mortgage insurance in the annual percentage rate, finance charge and payment schedule, in violation of §§ 226.4, 226.22, and 226.18 (d), (e) and (g) of Regulation Z.

The proposed order requires respondent to accurately calculate and disclose the annual percentage rate, finance charge, payment schedule and other information required by Regulation Z, in connection with respondent's extensions of consumer credit.

The proposed order also requires respondent, in accordance with section 108(e) of the Truth in Lending Act, 15

U.S.C. 1607, to make adjustments to the accounts of consumers as shown on three attached lists. Exhibit 1 contains the adjustments for adjustable rate mortgage errors; Exhibit 2 contains the adjustments for mortgage insurance errors; and Exhibit 3 contains the adjustments for loans involving both adjustable rate mortgage and mortgage insurance errors. Those adjustments relating to respondent's failure to use a composite annual percentage rate are limited to the time period up to the first date at which the interest rate is adjusted on the loan.

For adjustments resulting from mortgage insurance errors, respondent is required to refund to consumers the premiums collected to date, as shown on Exhibits 2 and 3. Additionally, not later than 30 days after service of the order. respondent must either cancel the remaining mortgage insurance on these loans or take other action to ensure that the consumer is not charged for mortgage insurance for the remainder of the loan. Respondents must also notify consumers with mortgage insurance errors that their obligation has decreased accordingly.

Respondent has five years to complete the adjustments, except that where the adjustment is \$200 or less respondent must provide it by the end of the first year. For adjustments greater than \$200, respondent is required to provide at least one fifth of the amount each year to the consumer, starting with the current year. The adjustments must be made by providing a check to applicable

consumers.

The purpose of this analysis is to facilitate public comment on the proposed order. It is not intended to constitute an official interpretation of the agreement and proposed order or to modify in any way their terms. Donald S. Clark,

Secretary.

Dissenting Statement of Commissioner Andrew J. Strenio, Jr. Guild Mortgage

I have voted against this proposed consent agreement because good law and sound policy considerations support requiring respondent Guild Mortgage Company to fully redress consumers for its alleged violations of the Truth-in-Lending Act ("TILA"). In my view, the company should not have been allowed a 0.25% "tolerance" deduction.

With respect to the law, it is at the very least a colorable argument that section 108(e)(1)(B)(i) of the TILA (15 U.S.C. 1607(e)(1)(B)(i))—which provides that in determining whether an APR disclosure error has occurred, and in

calculating any adjustment, a tolerance not to exceed 0.25% will be granted—specifies a tolerance only for the purpose of determining whether a case is worth pursuing and that full sanctions apply for all cases over this threshold figure.

As to policy, the goals of restitution and deterrence are clearly furthered by insisting upon full redress. Restitution is incomplete when injured consumerswho have suffered financial loss through no fault of their own-have to swallow a 0.25% "penalty" payment that is allowed to remain in the pockets of an alleged law violator. Deterrence is weakened when financial institutions are allowed to benefit from sloppiness or worse to the tune of 0.25%. To analogize to traffic enforcement, it may be appropriate for a number of reasons not to prosecute drivers going 5 or fewer miles per hour over the speed limit. However, individuals caught going 10 miles over the limit must pay fines based upon an excess of 10-not 5miles per hour. The same type of approach makes sense here.

Accordingly, I respectfully dissent from the majority's decision to provisionally accept the consent for public comment.

[PR Doc. 90-24309 Filed 10-15-90; 8:45 am] BILLING CODE 6750-01-M

[File Nos. 892-3225 and 892-3144]

IVF Australia, Ltd., et al., and NME Hospitals, Inc.; Proposed Consent Agreements With Analyses To Ald Public Comment; Corrections

AGENCY: Federal Trade Commission.
ACTION: Proposed consent agreements;
COTTECTIONS.

SUMMARY: This document concerns the Federal Register Notices containing these consent agreements, which were published on Priday, September 14, 1990 (55 FR 37960, 37962). The Notices indicated that comments on the agreements must be received on or before November 13, 1990. Because the proposed consent agreements were actually placed on the public record on September 27, 1990, the public comment period will actually expire on—and comments on the agreement therefore must instead be received on or before—November 26, 1990.

DATES: Comments must be received on or before November 26, 1990.

ADDRESSES: Comments should be directed to: FTC/Office of the Secretary, room 159, 6th Street and Pa. Ave., NW., Washington, DC 20580.

FOR FURTHER INFORMATION CONTACT: Michael McCarey, FTC/H-294, Washington, DC 20580, (202) 326-3303. Donald S. Clark,

Secretary.

[FR Doc. 90-24308 Filed 10-15-90; 8:45 am] BILLING CODE 8750-01-M

DEPARTMENT OF HEALTH AND HUMAN SERVICES

Agency for Toxic Substances and Disease Registry

[ATSDR-29]

Availability of Draft Toxicological Profiles

AGENCY: Agency for Toxic Substances and Disease Registry (ATSDR); Public Health Service (PHS); Department of Health and Human Services (DHHS). ACTION: Notice.

SUMMARY: This notice announces the expected availability of the fourth set of 30 draft toxicological documents profiling 36 hazardous substances prepared by ATSDR for review and comment.

The Superfund Amendments and Reauthorization Act (SARA) (Pub. L. 99-499) amends the Comprehensive **Environmental Response** Compensation, and Liability Act (CERCLA or Superfund) (42 U.S.C. 9601 et seq.) by establishing certain requirements for the ATSDR and the Environmental Protection Agency (EPA) with regard to hazardous substances which are most commonly found at facilities on the CERCLA National Priorities List (NPL). Among these statutory requirements is a mandate for the Administrator of ATSDR to prepare toxicological profiles for each substance included on the priority lists of hazardous substances. These lists identified the 200 hazardous substances which both Agencies determined pose the most significant potential threat to human health. The first list was published in the Federal Register on April 17, 1987, (52 FR 12866). The second list was published on October 20, 1988, (53 FR 41280).

These profiles were prepared according to guidelines developed to meet the requirements of CERCLA (42 U.S.C. 9604 (i)(3)). Although we are confident that the key studies for each of the substances were considered during the profile development process, this Federal Register notice solicits any additional studies, particularly unpublished data and ongoing studies, which will be evaluated for possible

addition to the profile now or in the future.

Availability

The following draft toxicological profiles are expected to be publicly available on or about October 17, 1990.

Document	Hazardous substance	CAS Number
1	Aluminum	7429-90-5
2	Antimony	7440-36-0
3	Barium	
4	2,3-Benzoluran	271-89-6
5	Boron	7440-42-8
6	Bromomethane	74-83-9
7	1,3-Butadiene	106-99-0
8	2-Butanone	78-93-3
9	Carbon Disulfide	75-15-0
10	Cobalt	7440-48-4
11	Cresols	1319-77-3
	o-Cresol	108-39-4
TENE TO LET	m-Cresol	106-44-5
	p-Cresol	95-48-7
12	Dibromochioropro-	109-64-8
	pane.	
	1,2-Dibromo-3-	96-12-8
NAME OF THE OWNER OWNER OF THE OWNER OWNE	chioropropane.	
13	1,2-Dibromoethane	106-93-4
14	2,4-Dichiorophenol	120-83-2
15	cis-1,3-	10061-01-5
	Dichloropropene.	
	trans-1,3-	10061-02-6
40	Dichioropropene.	
16	Endosultan	115-29-7
	Endosultan Alpha	959-98-8
TO ASSESSED TO SECOND	Endosultan Beta	33213-65-9
171	Endosultan Sultate	1031-07-8
17	Fluorides	16984-48-8
105 97	Hydrogen Fluoride Fluorine (F)	7664-39-3
18		7782-41-4
19	2-Hexanone	591-78-6
20	Metnyl Mercaptan	7439-96-5
21	Methyl Parathion	74-93-1 298-00-0
22	Mustard "Gas"	505-60-2
23	Nitrophenois	25154-55-6
	2-Nitrophenol	88-75-5
12.75	4-Nitrophenol	100-02-7
24	Pyridine	110-86-1
25	Styrene	100-42-5
26	Thallium	7440-28-0
27	Tin	7440-31-5
28	1,2,3-	96-18-4
	Trichloropropane.	
29	Vanadium	7440-62-2
30	Vinyl acetate	108-05-4
1 The Toylor	logical Drofile for Chie	

¹ The Toxicological Profile for Fluorides will be available for public comment as a later date. The availability of the Toxicological Profile For Public Comment will be announced in the FEDERAL REGISTER when it becomes available.

The public comment period for each document will end on February 15, 1991. The close of the comment period will also be indicated on the front of each document. In order to assure consideration by ATSDR, comments must be received by the Division of Toxicology, Agency for Toxic Substances and Disease Registry, Mailstop E-29, 1600 Clifton Rd., Atlanta, GA 30333 on or before the close of the public comment period. Comments received after the close of the public comment period will be considered at

the discretion of ATSDR based upon what is deemed to be in the best interest

of the general public.

Requests for draft toxicological profiles must be in writing and should be sent to the Division of Toxicology, Agency for Toxic Substances and Disease Registry, Mailstop E-29, 1600 Clifton Rd., Atlanta, GA 30333.

Please specify the profiled hazardous substances you wish to receive. ATSDR reserves the right to provide only one copy of each profile requested free of charge. In the case of extended distribution delays, requestors will be notified.

Written comments and other data submitted in response to this notice and the draft toxicological profiles should bear the docket control number ATSDR-29. Send one copy of all comments and five copies of all supporting documents to the Division of Toxicology at the above address by the end of the comment period. All written comments and draft profiles will be available for public inspection at the ATSDR, Building 33, Executive Park Drive, Atlanta, Georgia, from 6 a.m. until 4:30 p.m., Monday through Friday, except for legal holidays. Because all public comments regarding ATSDR toxicological profiles are available for public inspection, no confidential business information should be submitted in respnse to this notice.

SUPPLEMENTARY INFORMATION:

Background

CERCLA, as amended by SARA, requires ATSDR to prepare (1) Lists of hazardous substances in order of priority, (2) toxicological profiles of those substances, and (3) a research program to fill data gaps associated with the substances.

In compliance with section
104(i)(2)(A) of CERCLA, ATSDR and
EPA published on April 17, 1987 (52 FR
12866), the first priority list of 100
hazardous substances. On October 20,
1988, the second priority list of 100
hazardous substances was published in
the Federal Register (53 FR 41280). Both
priority lists were further divided into

groups of 25 chemicals.

Section 104(i)(3) of CERCLA as amended, outlines the content of these profiles. Each profile is required to include an examination, summary and interpretation of available toxicological information and epidemiologic evaluations. This information and data are to be used to ascertain the levels of significant human exposure for the substance and the associated health effects. The profiles must also include a determination of whether adequate information on the health effects of each

substance is available or in the process of development. When adequate information is not available, ATSDR, in cooperation with the National Toxicology Program (NTP), is required to assure the initiation of a program of research designed to determine these health effects.

These profiles issued as "Drafts for Public Comment" represent the agency's best efforts to provide important toxicological information on priority hazardous substances in compliance with the substantive and procedural requirements of section 104(i)(3). As in the past, we are seeking, before February 15, 1991, public comments and additional information which may be used to supplement these profiles. The agency will continue to conduct the profile development process in the same open manner as was done with the first three sets of documents. ATSDR remains committed to providing a public comment period for these documents as a means to best serve public health and our constituency.

This fourth set of toxicological profiles will be provided by ATSDR to the States and made available to the public. Profiles issued after the public comment period will be provided to the States and generally distributed through the National Technical Information Service.

This notice announces the projected availability of the fourth set of 30 documents profiling 36 hazardous substances. The documents have undergone extensive internal review and have been subjected to scientific and technical peer review by outside experts.

Dated: October 10, 1990.

William L. Roper,

Administrator, Agency for Toxic Substances and Disease Registry.

[FR Doc. 90-24312 Filed 10-15-90; 8:45 am] BILLING CODE 4160-70-M

Food and Drug Administration

[Docket No. 90N-0449]

Drug Export; AUSABR rDNA EIA

AGENCY: Food and Drug Administration, HHS.

ACTION: Notice.

SUMMARY: The Food and Drug
Administration (FDA) is announcing
that Abbott Laboratories, Inc., has filed
an application requesting approval for
the export of the biological product
AUSAB^R rDNA EIA to Japan.

ADDRESSES: Relevant information on this application may be directed to the Dockets Management Branch (HFA- 305), Food and Drug Administration, Rm. 4–62, 5600 Fishers Lane, Rockville, MD 20857, and to the contact person identified below. Any future inquiries concerning the export of human biological products under the Drug Export Amendments Act of 1986 should also be directed to the contact person.

FOR FURTHER INFORMATION CONTACT: Carl J. Chancey, Center for Biologics Evaluation and Research (HFB-124), Food and Drug Administration, 5600 Fishers Lane, Rockville, MD 20857, 301– 295–8191.

SUPPLEMENTARY INFORMATION: The drug export provisions in section 802 of the Federal Food, Drug, and Cosmetic Act (the act) (21 U.S.C. 382) provide that FDA may approve applications for the export of biological products that are not currently approved in the United States. Section 802(b)(3)(B) of the act sets forth the requirements that must be met in an application for approval. Section 802(b)(3)(C) of the act requires that the agency review the application within 30 days of its filing to determine whether the requirements of section 802(b)(3)(B) have been satisfied. Section 802(b)(3)(A) of the act requires that the agency publish a notice in the Federal Register within 10 days of the filing of an application for export to facilitate public participation in its review of the application. To meet the requirement, the agency is providing notice that Abbott Laboratories, Diagnostics Division, Abbott Park, IL 60064, has filed an application requesting approval for the export of the biological product AUSABR rDNA EIA to Japan. AUSABR rDNA EIA is a solid phase enzyme immunoassay for the qualitative detection of antibody to Hepatitis B Surface Antigen (anti-HBs) in serum or plasma. The application was received and filed in the Center for Biologics Evaluation and Research on September 24, 1990, which shall be considered the filing date for purposes of the act.

Interested persons may submit information on the application to the Dockets Management Branch (address above) in two copies (except that individuals may submit single copies) and identified with the docket number found in brackets in the heading of this document. These submissions may be seen in the Dockets Management Branch between 9 a.m. and 4 p.m., Monday through Friday.

The agency encourages any person who submits relevant information on the application to do so by October 26, 1990, and to provide an additional copy of the submission directly to the contact person identified above, to facilitate

consideration of the information during the 30-day review period.

This notice is issued under the Federal Food, Drug, and Cosmetic Act (sec. 802 (21 U.S.C. 382)) and under authority delegated to the Commissioner of Food and Drugs (21 CFR 5.10) and redelegated under 21 CFR 5.44.

Dated: September 28, 1990.

Thomas S. Bozzo,

Director, Office of Compliance, Center for Biologics Evaluation and Research.

[FR Doc. 90-24305 Filed 10-15-90; 8:45 am] BILLING CODE 4160-01-M#

Advisory Committee; Amendment of Notice

AGENCY: Food and Drug Administration, HHS.

ACTION: Notice; amendment.

SUMMARY: The Food and Drug
Administration (PDA) is amending a
public advisory committee meeting
notice of the Castroenterology-Urology
Devices Panel to be held on October 18,
1990. The amendment reflects a revision
in the Open committee discussion
section that published in the Federal
Register of September 25, 1990 (55 FR
39212).

FOR FURTHER INFORMATION CONTACT: Ruth W. Hubbard, Center for Devices and Radiological Health (HFZ-20), Food and Drug Administration, 1390 Piccard Dr., Rockville, MD 20850, 301-427-1220.

SUPPLEMENTARY INFORMATION: In FR Doc. 90–22657, appearing at page 39212 in the Federal Register of September 25, 1990, the following correction is made under the heading "Gastroenterology-Urology Devices Panel": On the same page, 3d column, the Open committee discussion paragraph is revised to read as follows:

Open committee discussion. The committee will discuss a premarket approval application for a device to treat urinary incontinence.

Dated: October 10, 1990.

Alan L. Hoeting,

Associate Commissioner for Regulatory Affairs.

[FR Doc. 90-24304 Filed 10-15-90; 8:45 am] BILLING CODE 4160-01-M

Health Resources and Services Administration

Filing of Annual Report of Federal Advisory Committee

Notice is hereby given that pursuant to section 13 of Public Law 92–463, the Annual Report for the following Health Resources and Service Administration's Federal Advisory Committee has been filed with the Library of Congress:

Commission on the National Nursing Shortage

Copies are available to the public for inspection at the Library of Congress Newspaper and Current Periodical Reading Room, Room 1028, Thomas Jefferson Building, Second Street and Independence Avenue, SE., Washington, DC, or weekdays between 9 a.m. and 4:30 p.m. at the Department of Health and Human Services, Department Law Library, HHS North Building, Room G-619, 330 Independence Avenue, SW., Washington, DC, telephone (202) 245-6791. Copies may be obtained from: Dr. Caroline Burnett, Senior Consultant, Commission on the National Nursing Shortage, Room 14A-40, Parklawn Building, 5600 Fishers Lane, Rockville. Maryland 20857, Telephone (301) 443-

Dated: October 11, 1990.

Jackie E. Baum.

Advisory Committee Management Officer, HRSA.

[PR Doc. 90-24307 Filed 10-15-90; 8:45 am]

Advisory Council Meeting

In accordance with section 10(a)(2) of the Federal Advisory Committee Act (Public Law 92–463), announcement is made of the following National Advisory body scheduled to meet during the month of November 1990:

NAME: HRSA Aids Advisory Committee. TIME: November 1–2, 1990, 9 a.m. PLACE: Ramada Inn Bethesda, 8400 Wisconsin Avenue, Bethesda, MD 20814.

The meeting is open to the public.
PURPOSE: The Committee advises the
Secretary with respect to health professional
education, patient care/health care delivery
to HIV-infected individuals, and research
relating to transmission, prevention and
treatment of HIV infection.

ACENDA: The meeting will tentatively include welcome and opening remarks; update on programmatic, legislative and budgetary issues of the Health Resources and Services Administration's HIV/AIDS programs; discussion of Ryan White comprehensive AIDS Resources Emergency (CARE) Act of 1990; and health personnel training issues.

Anyone requiring information regarding the subject Committee should contact Dr. Samuel C. Matheny, Executive Secretary, HRSA AIDS Advisory Committee, Health Resources and Services Administration, room 14A–11, Parklawn Building, 5600 Fishers Lane, Rockville, Maryland 20857, Telephone (301) 443–4568.

Agenda Items are subject to change as priorities dictate.

Dated: October 11, 1990.

Jackie E. Baum.

Advisory Committee Management Officer, HRSA.

[FR Doc. 90-24306 Filed 10-15-90; 8:45 am] BILLING CODE 4160-15-M

DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT

Office of Administration

[Docket No. N-90-3160]

Submission of Proposed Information Collections to OMB

AGENCY: Office of Administration, HUD. ACTION: Notices.

SUMMARY: The proposed information collection requirements described below have been submitted to the Office of Management and Budget (OMB) for review, as required by the Paperwork Reduction Act. The Department is soliciting public comment on the subject proposals.

ADDRESS: Interested persons are invited to submit comment regarding these proposals. Comments should refer to the proposal by name and should be sent to: Scott Jacobs, OMB Desk Officer, Office of Management and Budget, New Executive Office Building, Washington, DC 20503.

FOR FURTHER INFORMATION CONTACT:
David S. Cristy, Reports Management
Officer, Department of Housing and
Urban Development, 451 7th Street,
Southwest, Washington, DC 20410,
telephone (202) 708–0050. This is not a
toll-free number. Copies of the proposed
forms and other available documents
submitted to OMB may be obtained
from Mr. Cristy.

SUPPLEMENTARY INFORMATION: The Department has submitted the proposals for the collections of information, as described below, to OMB for review, as required by the Paperwork Reduction Act (44 U.S.C. Chapter 35).

The Notices list the following information: (1) The title of the information collection proposal; (2) the office of the agency to collect the information; (3) the description of the need for the information and its proposed use; (4) the agency form number, if applicable; (5) what members of the public will be affected by the proposal; (6) how frequently information submissions will be required; (7) an estimate of the total numbers of hours needed to prepare the information

submission including number of respondents, frequency of response, and hours of response; (8) whether the proposal is new or an extension, reinstatement, or revision of an information collection requirement; and (9) the names and telephone numbers of an agency official familiar with the proposal and of the OMB Desk Officer for the Department.

Authority: Section 3507 of the Paperwork Reduction Act, 44 U.S.C. 3507; Section 7(d) of the Department of Housing and Urban Development Act, 44 U.S.C. 3535(d).

Dated: October 1, 1990.

John T. Murphy,

Director, Information Policy and Management Division.

Proposal: Procedures for Appealing Section 8 Rent Adjustment.

Office: Housing.

Description of the need for the information and its proposed use:

Owners in certain cooperative,

subsidized, and 202 projects were rent increases were denied may appeal by letter to the Department through the Field Office and then the Regional Office.

Form number: None.

Respondents: Businesses or Other For-Profit, Federal Agencies or Employees, and Non-Profit Institutions.

Frequency of submission: At time of an appeal.

Reporting burden:

	Number of respondents	×	Frequency of response	×	Hours per response	-	Burden hours
Appeal Letter	1,250		1		2		2,500

Total estimated burden hours: 2,500. Status: New.

Contact: Michelle McLaurin, HUD, (202) 708–3944; Scott Jacobs, OMB, (202) 395–6880.

Date: October 1, 1990.

Proposal: 1. Monthly Digest of Current Housing Situation; 2. Quarterly Supplement. Office: Housing.

Description of the need for the information and its proposed use: The survey will provide a timely series of comprehensive information detailing interest rates and the availability of financing for FHA-insured and conventional first mortgage home loans as well as trends in the home construction market, as required by

the 1983 Housing Act pertaining to Section 235 loans.

Form number: HUD-2499, 2499-A.

Respondents: Businesses or Other ForProfit.

Frequency of submission: Monthly and Quarterly.

Reporting burden:

AND DESCRIPTION OF THE PARTY OF	Number of respondents	×	Frequency of response	×	Hours per response	# 1	Burden hours
Forms HUD-2499 and 2499_A	300		16		.167		800

Total estimated burden hours: 800. Status: Extension.

Contact: Jim Schneider, HUD, (202) 708– 1271; Scott Jacobs, MOB, (202) 395– 6880.

Date: October 1, 1990. [FR Doc. 90-24292 Filed 10-15-90; 8:45 am] BILLING CODE 6210-01-M

Office of Housing

[Docket No. N-90-3159]

Submission of Proposed Information Collection to OMB

AGENCY: Office of Housing, HUD. ACTION: Notice.

SUMMARY: The proposed information collection requirement described below has been submitted to the Office of Management and Budget (OMB) for review, as required by the Paperwork Reduction Act. The Department is soliciting public comments on the subject proposal.

ADDRESSES: Interested persons are invited to submit comments regarding this proposal. Comments should refer to the proposal by name and should be sent to:

Scott Jacobs, OMB Desk Officer, Office of Management and Budget, New Executive Office Building, Washington, DC 20503.

FOR FURTHER INFORMATION CONTACT:
David S. Cristy, Reports Management
Officer, Department of Housing and
Urban Development, 451 7th. Street,
Southwest, Washington, DC 20410,
telephone (202) 708–0050. This is not a
toll free number. Copies of the proposed
forms and other available documents
submitted to OMB may be obtained
from Mr. Cristy.

SUPPLEMENTARY INFORMATION: The Department has submitted the proposal for the collection of information, as described below, to OMB for review, as required by the Paperwork Reduction Act (44 U.S.C. chapter 35). It is also requested that OMB complete its review within three weeks.

The Notice lists the following information: (1) The title of the information collection proposal; (2) the office of the agency to collect the information; (3) the description of the need for the information and its proposed use; (4) the agency form

number, if applicable; (5) what members of the public will be affected by the proposal; (6) how frequently information submissions will be required; (7) an estimate of the total number of hours needed to prepare the information submission including respondents, frequency of response, and hours of response; (8) whether the proposal is new or an extension, reinstatement, or revision of an information collection requirement; and, (9) the name and telephone number of an agency official familiar with the proposal and of the OMB Desk Officer for the Department.

Authority: Section 3507 of the Paperwork Reduction Act, 44 U.S.C. 3507; sec. 7(d) of the Department of Housing and Urban Development Act 42 U.S.C. 3535(d).

Dated: September 20, 1990.

Arthur J. Hill,

Acting Assistant Secretary for Housing— Federal Housing Commissioner.

Proposal: Service Coordinators in section 202, 202/8 and 202/236 Housing: Project application to HUD. Annual report and recordkeeping requirements.

Office: Housing.

Description of the need for the information and its proposed use:
HUD is implementing a new policy to allow Service Coordinators as an eligible expense in the section 202, 202/8 or 202/236 project operating budget. The Notice announcing the policy requires that each eligible project wanting to avail themselves of a Services Coordinator submit an application to HUD for approval.
Additionally, the approved project

must report annually, by mail, to HUD with information related to implementation of the service coordination function. This information is necessary for HUD to determine the success of the function in operation, and to determine the extent to which, if any, the policy must be fine-tuned over time. Finally, each project must keep secured files on each case managed by the Service Coordinator. It is necessary to keep

records on activities undertaken, and to keep them available for a year after case termination, in case medical or other reasons occur necessitating access.

Form Number: N/A.
Respondents: Section 202, 202/8 and 202/236 projects.
Frequency of Responses: Initial

application, then annually.

Reporting Burden:

The state of the s	No. of respondents	×	Frequency of record keeping	×	Hours per response =	Burden hours
application to HUD	600 600		1		2 1	1,200

Recordkeeping Requirements:

	No. of recordkeepers	×	Annual hrs/ per recordkeeper	×	Total recordkeeping hours
client/appli. files.	600		5.66		3,396

Total Estimated Burden Hours: 5,196 Status: New

Contact: Jerold S. Nachison, HUD (202) 708–2866, Scott Jacobs, OMB (202) 395–6880.

Date: September 20, 1990.

Supporting Statement for:

HUD Notice: Service Coordinators in Section 202, 202/8 and Section 202/236 Housing

1. Justification

(a) Program Description

A Service Coordinator is a social services staff position which is hired by the project administrator/management company and is responsible for assuring that the residents of the project are linked to the supportive services they need to continue independent living in that project. Sections 202, 202/8 and Section 202/236 projects can immediately move to request approval to bring such staff on board.

This policy recognizes the aging-inplace phenomenon that is taking place
among the residents of HUD housing.
The initial populations have become
significantly older, with anecdotal
evidence appearing to show that the
average age upon initial occupancy is in
the late 70s. Recent data shows that
between 1985–88, 83 percent of new
admissions to section 202/8 projects
were over 66 and 70 percent were over
70 years of age.

We have also learned that project managers in projects for the elderly, generally, do not have the training and skills necessary to deal both with an increasingly frail population and the non-elderly handicapped who need support services. Also, housing managers, generally, do not have the time available to function as "social services" staff on a regular ongoing basis.

The Service Coordinator is the person who works with the tenants in need of support, refers them for assessment, links them with service providers in the community and monitors provision of services. He/she is the missing and necessary link to improving the quality of life for frail and non-elderly handicapped residents of housing for the elderly, and is part of and a key support to the management team of a project.

He/she works closely with management to ensure that the tenant (and the family) are assisted in getting the service necessary to continue residence in the project, or, if necessary, to assist with the decision to move to a higher level of care. The Service Coordinator does not provide support services directly or do other administrative duties normally associated with project management.

(b) Authority.

Current HUD statutes and regulations on development and management of section 202, 202/8 and 202/236 projects are silent regarding the use of a Service Coordinator as a part of the management team, as described above. Until recently, HUD field offices generally considered such a function unnecessary. With aging in place becoming a more accepted phenomenon, however, some Field Offices have allowed the position to be established, and Region X developed a Regional position. This Notice sets a clear and uniform national standard. After Paperwork clearance, a Federal Register Notice will be published in addition to the HUD Notice.

Certainly, the citations noted below clearly infer the need for management to deal with the problem of residents receiving appropriate support services. These citations are:

Section 202(f) of the Housing Act of 1959 requires that Housing and related facilities assisted therein will be in appropriate support of, and supported by, applicable State and local plans

* * Providing an assured range of necessary services for individuals occupying such housing.

Section 209 of the Housing and Community Development Act of 1974 requires HUD to consult with the Secretary of HHS to insure that special projects for the elderly and handicapped shall meet acceptable standards of design and provide quality services and management consistent with the needs of the occupants.

Section 162(c) of the Housing and Community Development Act of 1987 requires supportive service plans in all section 202 housing, describing the served populations, range of necessary services, manner in which the services will be provided, and the extent of State and local funds available for services provision.

Section 101(a) of the Housing and Urban Development Reform Act of 1989 requires, in part, that section 202 projects be of sufficient size to accommodate facilities for supportive services appropriate to the needs of frail elderly residents.

2. Need for Information

The attached Notice has completed Departmental clearance, with the exception of the OMB Paperwork Review. The information collection stated in the HUD Notice is necessary for the following reasons:

(i) A budget amendment is needed to hire/contract for a Service Coordinator. projects must apply for, and get approval, for the activity, per the budgeted rent increase process stated in Handbook 4350.1, chapter 7 (OMB

number 2502-0324).

(ii) Projects must collect intake information on each applicant and keep secured files containing information regarding people being served. And,

(iii) projects must report to HUD annually on the service coordinator function. This reporting is necessary for HUD to learn what the projects are actually doing, and to enable us to finetune Service Coordinator requirements, as appropriate.

Purpose and Use: Each information requirement is described below:

(a) Intake information and Client Files (See Notice section IV.C(2), pps. 11-12)

Each resident who is assisted by the Service Coordinator must fill out a brief intake form. This intake form (developed by the project) is filed along with other information collected/arranged for by the Coordinator during the course of serving that individual over the years. Such will include a case management plan, a monitoring plan and follow-up with community agencies as

appropriate, and follow-up, other information brought to the services coordinators's attention, notes of meeting with client/family and friends, and disposition of the case.

(b) Application to HUD for Service Coordinator Approval (see Notice, section IV.F. pps. 13-15). The application for a Service Coordinator is what section 202, 202/8 or 202/236 project submits to HUD for approval to modify its budget for the forthcoming project year. This requirement must conform to the procedures stated in Handbook 4350.1, chapter 7, "Processing Budgeted Rent Increase", and include the additional material requested in the Notice. This request is developed on a one-time basis, individually, by any project wanting to request approval to institute such a position.

(c) Project Reporting (see Notice section V.C. pg. 19) The annual project report is a brief narrative providing data and covering activities done by the Service Coordinator that year. This information will be used by the Loan Servicer to validate the function and to learn of problems which need attention from the field office, primarily in coordinating with other agencies. From time to time HUD Washington may request HUD field offices to prepare summations from this data for policy purposes or use in a possible study of the service coordination function in operation.

3. Use of Improved Information Technology

None-As HUD gains experience with this program, and we determine which information needs can be standardized, we may go to automated reporting, or delete the annual requirement.

4. Duplication

No other forms or reports will be used for the purposes specified above.

5. Availability of Similar Information

Similar information is not available from any other source.

6. Small Organizations

Projects wanting to receive approval for a Service Coordinator will submit the application to gain the approval. As a part of the application, the project certifies willingness to keep project files and submit the annual report.

7. Consequence of Less Frequent Data Collection

Having the projects mail in a brief report annually is the smallest requirement we could impose for monitoring necessary to start-up a new effort.

8. Special Circumstances Related to 5 CFR 1320.6

There are not any special circumstances required by this collection.

9. No Outside Consultation Is Required 10. Assurance of Confidentiality

See Notice, section IV.D(2), pg. 12. Each project is required to maintain the files in a secured location and maintain confidentiality of information related to any individual, per the Privacy Act of 1974.

11. Sensitive Questions

The information contained in the application to HUD for approval of a Service Coordinator and the annual report from the project to the field office are non-sensitive.

12. Estimate of the Cost to the Federal Government

The bulk of the work consists of reviewing and approving the initial, onetime request by field office staff. The review and case management of individual clients is done by the Service Coordinator and the files are not normally reviewed by HUD staff. Field Office staff may, on occasion, sample these files on-site reviews. The annual report from the projects will be reviewed by field office staff and may be utilized in an on-site review. Also, if problems are cited, the field office may become involved in problem resolution.

TOTAL ESTIMATED FEDERAL REVIEW TIME BY HOURS

	Reports	FO profess.	FO clerical	Elderly (HQ), hsg. profess.4	Elderly ciencal
Application to HUD 1 Client appli/Files 2 Annual Report 2 Total	600 20,000 600 21,000	1,200 * 350 * 75 1625	150 0 0 150	140 0 0 140	0 0 0 0

³ We expect to review approximately 600 applications in FY 1991. The number may be slightly higher in FY 1992, and then decrease drastically in FY 1993, as those projects most in need of approval will be applied.
³ We expect client files to go up by at least three-quarters in FY 1993 from FY 1992, based on new project approvals (and termination of some cases handled in FY 1991). After FY 1993, the total number of files will increase slowly, if at all, dependent on the approval of new projects for service coordinators and both turnover and increasing frailty among current residents. There will not be any HUD field reviews of Service Coordinators, hence no file reviews, pnor to FY 1992.

Annual reports will not be submitted by projects before FY 1992. In FY 1993 the number submitted should double, then increase slowly, annually, depending on the number of new approvals.
 We expect there will be lots of telephone contact between the field offices and headquarters regarding approval of Service Coordinators, particularly during FY

See Note 2.

Total professional time @ \$33/
hour=1,745×\$29.=\$50,605.

Total clerical time @ \$15/
hr=150×\$15.00=\$2,250.

Estimate of costs to respondents:
Cost to respondents is estimated at

\$20/hr and includes overhead:
600 applications @ 2 hours
preparation each=600×2×\$20.=
\$24,000 (each year, FY 1991 and FY 1992).

600 annual reports @ 1 hour

each=600×\$20.=\$12,000 (FY 1991, \$24,000 in FY 1992). 20,000 files established @ .17 hrs each=3,400×\$20.=\$68,000 (each year, FY 1991 and FY 1992).

13. Tabulation of Reporting Burden

Info. collected	No. of respondents—	No. respondents per response— 17.2=	Total an. re- sponses— 17.3×	Hrs/ respon.— 17.4	Total hrs.—
Application to HUD	000	1	600 600	2 1	1,200 600

RECORDKEEPING REQUIREMENTS— CLIENT/APPLICATION FILES

No. of recordkeepers— 18.1 ×	Annual hrs. per record- keeper— 18.2×	Total recordkeep- ing hours— 18.3×	
Total Burden	5.66	3,396 5,196	

14. N/A 15. N/A

Special Attention of:

Notice

All Regional Administrators, Directors, Office of Regional Housing, Field Office Managers, Directors, Housing Management and Housing Development Divisions, (Category A and B Offices).

Issued:

Expires.

Cross References: Handbooks 4350.1, 4640.1.

Subject:

Service Coordinators in Section 202, 202/8 and Section 202/236 housing.

The purpose of this notice is to allow the hiring of Service Coordinators in Section 202, 202/8 and Section 202/236 housing for the elderly as an eligible expense in the operating budget. This notice implements the Secretary's July 26, 1989 commitment for support of "case managers" in HUD housing to the Select Committee on Aging of the U.S. House of Representatives. This opportunity to hire a Service Coordinator as an eligible project expense may be extended to other HUD assisted programs later. The policy denoted herein supercedes current policy on Service Coordinators developed by Region X.

A Service Coordinator is a social services staff person who is hired by the project administrator/management company. The Coordinator is responsible for assuring that the residents of the project are linked to the supportive services they need to continue independent living in that project.

Field Office staff are responsible for notifying all owners/borrowers of eligible projects of this policy. The project application, file keeping and reporting process is approved per OMB Number

The policy stated wherein does not apply to group homes or independent living complexes designed solely for the non-elderly handicapped. These projects already are allowed staff which perform the functions described in this notice.

Depending on effectiveness of the start-up, and lessons learned through our experience, this policy may be extended to other projects in the HUD-insured and assisted inventory (e.g., section 221(d), 231, 236 public housing, Section 8 project-based, etc.) in the next year or so. Please note that State Housing Finance Agency and Farmers Home Administration section 515/8 projects should contact their respective offices if they wish to hire a Service Coordinator. Also, HUD does not approve Service Coordinators for Section 8 non-insured projects. If the owners of such a project wishes to hire a Service Coordinator, they may do so without applying to HUD.

I. Background

Federally-assisted projects for the elderly have been experiencing aging in place among their residents. The initial populations have become significantly older and frail, and the average age of new tenants moving into projects has increased to the point that anecdotal information on the average age of residents at rent-up indicates that it may be in the early to late 70's. The 1988 National Survey of Section 202 indicated that for new residents admitted between 1985–1986 83 percent are over 66 years of age and 70 percent are over 70 years of age.

Additionally, there are growing numbers of

Additionally, there are growing numbers of non-elderly handicapped, such as the physically disabled and the chronically mentally ill (CMI), who are residing in projects for the elderly and also need effective supportive services in order to remain in an independent living environment. This increases in age and frailty and service needs of both long-time residents and new tenants puts increasing pressure on management to deal with the supportive service needs of those individuals to enable them to remain in their apartments as long as possible.

Project management has developed many methods to attempt to meet the resultant need for services. In some cases, HUD has allowed the hiring of a social services person to work with elderly residents. In others, cooperative agreements have been developed by the project with local service organizations to provide volunteer staff and/or services. In most cases, the question has not been formally addressed to, or formally acted upon by HUD, so the project manager has been the person to whom the residents turn for help with their supportive service needs.

What has become clear, however, is that housing managers in projects for the elderly, generally, do not have the training and skills necessary to deal both with an increasingly frail population and the non-elderly handicapped who need support services. While the training of managers in frailty. aging in place and the coordination of supportive services is necessary, and a critical component of a successful management team approach to dealing with the frail and the non-elderly handicapped in these buildings, housing managers do not generally have the time available to function as "social services" staff on a regular, ongoing basis.

Thus, the Service Coordinator (the individual who does case work with the frail elderly, or non-elderly handicapped, residents in need of support, refers them for assessment, links them with service providers in the community and monitors the provision of the services) is the missing and necessary link to improving the quality of life for both the frail and non-elderly handicapped residents of HUD-assisted

housing built for the elderly. This individual (or individuals) is a key support to, and part of, the management team of a project. He/she works closely with management to ensure that the individual (and the family) are assisted in getting the services necessary to continue residency in that project, or, if necessary, to assist with the decision to move to a higher level of care.

Additionally, there may be some cost savings to management and to other Federal programs through the use of Service Coordinators, which can indirectly offset some or all of the dollars invested in the Coordinator(s). These savings come primarily

in two areas:

A. There will be some decrease in unit turnover. Projects currently utilizing Service Coordinators note a decrease in move-outs, due to the provision of supportive services, thus, reducing the time when the unit(s) is/are not producing income. Also, refurbishing costs of an apartment after a move-out have been reported up to \$1,200/unit.

Related to unit turnover is that service coordination may prevent an individual from moving to a care facility for some period of time, e.g., three months. In such cases, currently, there is both the cost of subsidy for the vacant unit (which is held for the individual) and the Medicaid or State costs of

subsidizing the higher level of care.

Finally, at the point of move-out, there is some evidence of lessened refurbishing costs to the project in cases where there is help in the apartment with housekeeping and meal preparation. Thus, service coordination enables management to effectively keep individual apartments in better shepe than they might be if the tenant declined in functional ability on their own.

B. There is a possibility of savings to Medicaid or State funds, if the Service Coordinator is effective in linking the individual to in-home services, rather than institutional forms of care. While studies of this phenomenon vary widely, the potential is for an effective saving of thousands of dollars annually, per individual. The savings accrue to Medicaid, the State share of Medicaid.

and/or both.

II. Functions of a Service Coordinator

The major functions are:

A. Provides general case management, and referral services to all residents needing such assistance.

May provide formal case management (i.e., evaluation of health, psychological and social needs and the development of a case plan for services) for a resident when such service is not available through the general community (this will be primarily in rural areas).

B. Establishes linkages with all agencies and service providers in the community; sets up a directory of providers for use by both

project staff and residents.

G. Refers and links the residents of the project to service providers in the general community; these are: e.g., formal assessment, personal assistance; homemaker, meals-on-wheels, transportation, counseling, occasional visiting nurse, preventive health screening/wellness, legal or other advocacy. Develops case plans in coordination with formal assessment services.

The service coordinator must not be assigned responsibilities as the recreational or activities director, providing support services directly, or assisting with other administrative work normally associated with the project(s).

D. Educates residents on service availability, application procedures, client

rights, etc.

E. Monitors the ongoing provision of services from community agencies and keeps the case management and provider agency current with the progress of the individual.

F. Sets up volunteer support programs with service organizations in the community.

G. Helps the residents build informal support networks with other residents, family and friends.

H. Educates other staff on the management team on issues related to aging in place and services coordination, to help them to better work with and assist the residents.

III. Basic Qualifications of a Service Coordinator

A. A Bachelor of Social Work (BSW) er degree in Gerontology, Psychology or Counseling is preferable; a college degree is fully acceptable; a Master of Social Work (MSW) may be preferable in team situations in which a professional supervises a number of non-professional or paraprofessional "aides," (see "NOTE" under III(E), below). Note: There may be cases in which a project can justify hiring a non-degreed individual. Such situations should be carefully considered and not rejected out of hand.

B. 2-3 years experience in social service delivery with senior citizens. Some supervisory or management experience is desirable.

C. Demonstrated working knowledge of supportive services and other resources for senior citizens in the jurisdiction in which the project is located.

D. Ability to advocate, problem-solve and provide results for the elderly served.

E. Strong writing and organizational skills.

Note: In situations where the management of a building(s) wants to create a services "team" in which a Service Coordinator supervises one or more "aides" (people usually without a qualifying degree), the Coordinator should have appropriate professional staff experience and prior supervisory or management experience.

It is desireable, but certainly not required for "aides" to have a college degree; they should, however, have appropriate experience in working with the elderly. Another option for management in structuring an "aide" situation would be to set up intern programs with local colleges and universities to assist in carrying out some of the functions noted under Section II above, or to provide planning guidance to staff or provide program evaluation/assessment functions.

IV. Considerations for HUD Approval of Service Coordinator(s)

A. General Factors

Any owner/manager must consider the following factors in: (a) determining whether a Services Coordinator is needed in a specific project or geographic grouping thereof; and,

(b) determining the extent to which one or more Service Coordinators, and at what level, should be hired. These factors are only guidelines, not rigid rules.

Note: The Field Office should also consider whether or not the service coordination function is currently being provided in the project on a regular and ongoing basis by the owner/sponsor/borrower or a community agency.

1. Frailty levels of the tenants (the management of the building must have some knowledge of the needs of the tenants and should be able to so document) within the building, e.g., 50 percent of the residents appear to have difficulty with one or more Activities of Daily Living (ADLs) and/or Instrumental Activities of Daily Living (IADLs).

Note: There will be non-elderly handicapped who meet this definition of frailty, as will some elderly under the age of 70. Thus, consideration of frailty levels may be more important than age of the residents (see number 2, below).

Support service programs typically include in their eligibility requirements some need for assistance in ADLs or IADLs. The ADLs include: Transfer; mobility, dressing; bathing; toileting; and eating. The IADLs include: Light and heavy housework, laundry, preparing meals, shopping for groceries; getting around outside, going places outside of walking distance; managing money; making telephone calls.

The minimum number of ADLs or IADLs required for eligibility will vary from state to state, and to some degree, among the jurisdictions within the states. There will also be variance among the jurisdictions regarding the strictness of the assessment used in determining the need for assistance.

Note: For comparison, HUD's Congregate Housing Services Program (CHSP), which funds supportive services directly for both the elderly and non-elderly handicapped, uses a condensed level of need, requiring that participants need assistance in THREE or more of the ADL/IADL categories (see Handbook 4640.1, chapter 1, pg. 1–11 "Minimum Requirements of ADL and IADL").

 The median age of the tenants who are elderly (generally, the median age of the elderly tenants will be in their seventies or higher).

3. Age of the building (the need may be greater in those structures for the elderly in

occupancy before 1980).

Note: HUD is not requiring project management to assess residents as a condition for receiving approval for hiring a service coordinator. Rather, the proposal to HUD (see Paragraph IV(F), following) should be able to show (through anecdotal information or other) the degree of need in the structures proposed for coverage.

B. Staffing Patterns

There are several possible staffing configurations for Service Coordinator positions. Conceptually, these relate to the numbers of persons served, size of the building(s) and degree of frailty of the persons served: The configurations are:

1. A part-time person serving one or more buildings

2. A full-time person serving one or more

3. A full-time "director" and one or more full or part-time persons serving, usually, more than one building.

In all cases the project owner/borrower must determine to whom the Service Coordinator will report, establish that relationship in the position description and justify the placement in the request to HUD. This is especially critical in a third-party situation, in which the Coordinator may be outstationed from the project, or may be serving a number of projects.

There will be situations in which the owner/sponsor/management of one building is unable or unwilling to take on the burden of a full or part-time person for what may be seen initially as a minimal case load.

In addition to outright hiring, we encourage owners/borrowers of buildings in the same geographic locality (small or otherwise) to

(1) Contracting directly with an area agency on aging or local providers for service coordination and/or case management on a fee-for-service-basis;

(2) Pooling (combining) resources so that full-time or part-time staff person(s), or a "team," can be shared or rotated among several structures, to the extent feasible; or,

(3) Donating commercial or other space to a provider agency(ies) in return for the agency's providing the service coordination.

Additionally, the HUD Field Offices and project management must consider the case in which a Section 202 or 202/8 project is physically connected to, e.g., a Section 221(d) or a Section 236 project. In these cases, Field Offices may entertain proposals from the management of such combined projects, in which the Service Coordinator works for the management of and serves the residents of both projects.

C. Staffing Guidance

Generally, the greater the number of units in a building (or complex of buildings), the easier it is to justify a Service Coordinator, regardless of the level of frailty. Through listening to extensive anecdotal comments, and discussion with both Field Office staff and project managers in five Regions, we have learned that there appears to be a wide range in the caseloads of existing social service personnel in HUD projects. This leads us to conclude, therefore, that it is inopportune for HUD to set up rigid staffing standards at this time.

However, we believe some guidance is useful for both HUD Field Office staff and Project Administrators in establishing Service Coordinator positions, particularly when used in conjunction with paragraphs IV(A) and (B), prior.

Please note that the following is guidance— not hard and fixed requirements. It is important for HUD field offices to offer leeway so that we can learn what works best in these buildings, than be rigid about what constitutes an "appropriate" level of service coordinator in a project.

(1) Projects under 30 units. Such projects are only encouraged to use one of the options under paragraph IV(B), above, concerning contracting directly or pooling of resources.

In each of the following cases, contracting

or pooling is encouraged.

(2) Projects of 30-50 units. This could normally support no more than about one one-quarter to half-time position.

(3) Projects of 51-100 units. This could normally support about one three-quarter time person.

(4) Projects of 101-150 units. This could normally support about one full-time person. There may be some need for additional assistance.

(5) Projects of 151-200 units. This could normally support one full time person with some part-time assistance, or two part-time persons.

(6) Projects over 200 units. This might

normally support at least 1½ persons. Each Field Office and project owner/ borrower should consider discussing the proposed Service Coordinator level PRIOR to the actual request to HUD. We expect that each discussion will reflect a case-by-case approach, on merits, rather than use of the "guidelines" as a strict rule.

D. Other Requirements

1. Sustaining Occupancy

Each owner/borrower proposing to hire a Services Coordinator must have a project which has reached sustaining occupancy. that is, 95 percent occupied. Sustaining occupancy is necessary to assure that the project has a positive cash flow before another cost is added to management.

In cases where occupancy is less than 95 percent, however, consideration may be given to a Coordinator if the position can be clearly justified and explained as a marketing tool to increase occupancy in the project. Also, we do not intend that a Field Office automatically eliminate a Service Coordinator from a project's budget, if in a subsequent year, the occupancy level has fallen below 95 percent.

2. Client Files

Each owner/borrower proposing to provide a Service Coordinator as part of their operating budget must agree to keep certain files on the clients served by the Coordinator, derived from Handbook 4640.1, appendix 9, section IV.D.

These files must be kept in a secured location and accessible ONLY to the Service Coordinator, and the project manager/ administrator to the extent necessary. The project must maintain confidentiality of information related to any individual, per the Privacy Act of 1974.

Projects which contract-out the Service Coordinator function must include in their third-party contract an agreement for that third-party to keep files as required by HUD. with reporting to project management on a basis consistent with that necessary for meeting HUD reporting requirements.

The files must contain:

1. Intake form, including information on referrals to community agencies.

2. Case management plan.

3. Quarterly monitoring plan and follow-up, as appropriate.

4. Information related to any reports, alleged or otherwise, of human or civil rights abuse, adult abuse of any type (i.e., mental, physical, financial), violations of personal property or dignity, and follow-up, case resolution, or status, as appropriate.

5. Results of all monitoring and agency

follow-up.

6. Notes on all meetings with client/family

7. Disposition/termination of case.

Projects must propose funding of Service Coordinators as a line item in the project's annual budget. If the project cannot pay for the Coordinator out of current income or residual receipts it may propose using a rent increase (Section 8 or directly on the tenants for the old Section 202 or 202/236 projects without Section 8), through the annual budgeted rent increase process.

Whether the Service Coordinator is proposed for funding out of (1) the current income stream, (2) residual receipts, or, (3) Section 8 or other rent increase, the proposal should only cover funds necessary for salary(ies) and related administrative expenses (which may include office equipment, supplies, car allowance, xeroxing. etc., and the cost of contracting out the

F. Submission Requirements from Projects

Any project owner/borrower wanting to request approval to hire (or contract-out for) a Service Coordinator(s) must make such request in writing to the Chief, Loan Management Branch, in the HUD Field Office under whose jurisdiction the project is located, with a copy to the Community Services Advisor (CSA), if applicable (project owners/borrower should check with their Loan servicer to determine if there is a CSA in that office, or someone assigned especially to work with supportive service issues).

Projects are strongly advised to submit the request for approval as far in advance of the next budget year as possible, so that it does not become an issue at the time of budget approval. When approved, the project may include the funds as part of its next year's budget submission.

The request must conform to the procedures stated in Handbook 4350.1. chapter 7, "Processing Budgeted Rent Increase" and must be clearly stated as a request to: (1) use either excess income or residual receipts, or (2) a Section 8 or other rent increase.

The following items must be covered in the submission:

1. An explanation of the need, with a request for approval. At a minimum, the request must address the items covered in paragraph V(A)(2)(b-e and h).

2. Explanation for the salary proposed for the Service Coordinator(s), and related administrative costs (or the costs of contracting-out, including the unit cost).

The owner/borrower must provide evidence that the proposed salary level(s) are consistent with similar jobs in the local employment market, and that it is consistent with current management team responsibilities and salaries.

If a Section 8 rent increase is requested, a justification is necessary which clearly

explains why the current income stream and/ or residual receipts are insufficient.

3. Position description(s) for the position(s) involved. This description must include the functions of the position and clearly state the relationship between the Service Coordinator and the project manager/administrator and other members of the management team.

Owners/borrowers proposing to physically locate a Service Coordinator in-house must certify that there is sufficient office space available, including space for confidential meetings, and a location to secure files.

4. Certification agreeing to provide the information under paragraph V(C), following, annually by mail to the field office as a condition for continued approval of a Service Coordinator position.

5. For projects proposing to contract-out the service, a copy of the proposed contract with the third party provider must be included.

This contract should include, at a minimum: Beginning and end dates of contract, number of staff hired, explanation of duties, rate(s) of pay/units of service to be provided, location of office(s), storage and access to files, relationship with other members of the management team, responsibilities and relationship of both contractor and project(s), and the certification noted in paragraph IV(F)(4).

6. For projects proposing to swap commercial or other space in exchange for a Coordinator, a copy of the proposed agreement must be included. The contract must deal with the specifics of the swap, and cover the appropriate stipulations noted in paragraph IV(F)(5), above.

In cases where management proposes to utilize a swap for non-commercial space, the request must clearly show that the normal activities of the residents of the building will not be adversely affected by the utilization of

7. For projects proposing to share one or more Service Coordinators/aides, the proposal must provide an explanation of how the arrangement will work, where ultimate responsibility lies for the hiring and firing of the Coordinator or aides, and a copy of the proposed agreement between/among the owners/borrowers to cover space sharing, salary(ies), expenses and the allocation of days and hours between/among the

G. Projects under the Congregate Housing. Services Program (CHSP)

There are a number of Section 202 projects for the elderly which receive CHSP funds for project directors (which may serve as Service Coordinators) or Service Coordinators and supportive services. As the service coordination function is now an eligible project expense, the projects with CHSP must request approval of a Service Coordinator(s) under the operating budget, per paragraph IV(F), above, and partially discontinue the funding of the position under CHSP. The only functions which would normally remain within the CHSP budget are those necessary specifically to administer CHSP (e.g., process reimbursement vouchers, write quarterly and annual reports, supervise directly hired service providers and meals staff, etc.).

The project director/Service Coordinator in such projects continues to serve the CHSP. but must also expand to serve the rest of the tenant body, if not now doing so. Thus, additional staff hours may be added to the position of the incumbent in place, OR an additional person(s) may be hired on some basis. Alternatively, the CHSP functions may become a more limited, administrative, role with the expansion of the Coordinator function throughout the building.

A current part-time Coordinator could be proposed for full-time, with appropriate justification. Also, the funds currently assigned to the Coordinator function, but not longer eligible for support of that function of the position may be used for additional support services for CHSP clients, consistent with future guidance to be published by HUD.

The approval of a Service Coordinator for these projects, per this Notice, must be consistent with the next annual budget cycle

under the CHSP.

For Example, if a CHSP project's renewal date is April 21, 1991, and its regular annual budget cycle begins on February 1, 1991, that project (in its regular budget submission or earlier) must request approval of the Service Coordinator, to be effective April 21, 1991. In such cases, project management must explain (in addition to the requirements of paragraph IV(F), above) how the time allotted to the Service Coordinator prior to the allowance of a Coordinator as an eligible project expense has been allocated between those non-CHSP specific functions, e.g., case management, case monitoring, resident education, and those CHSP-specific duties noted above. On April 21, 1991, the Coordinator would become covered by the project's operating budget.

A. Field Office Report to the Regions on Service Coordinators

Each Field Office must report to the Regional Office beginning 395 days after the publication date of this Notice, and annually thereafter. The reports are based on the information provided by projects in their request for approval to the Field Office during the reporting period (Field Offices should use the form HUD-92453 at appendix A). It should only cover information regarding projects which were approved for Service Coordinators in that 12-month period. The report should be sent to the Regional Administrator by the Field Office Manager.

The purpose of this report is to provide information necessary for the Regions to report to Headquarters on: (1) the number of projects adding a Service Coordinator to their staff: (2) a data profile on the types of projects and internal situations regarding the need for Service Coordinators; and, (3) a Regional estimate of additional Section 8 costs engendered.

The report must be sent to the Regional Office even if no projects within the Field Offices' jurisdiction requested approval for a Service Coordinator during the covered period. In such cases, the memorandum should state simply that no projects requested approval for a service coordinator during the reporting period.

The following information must be

submitted:

1. Report on each category of project as follows: small projects (under 51 units), medium projects (51-100 units), and large project (101+units).

2. For each category, above, provide the following information for each annual period;

a. number of projects requesting approval for a Service Coordinator.

b. average age of the elderly.

c. average number of non-elderly handicapped.

d. major frailty types noted (list by type and by numbers of projects in which occurred).

e. number of services staff hired per project (median, range).

f. number of projects using current income, excess reserves or residual receipts to fully pay for the Service Coordinator(s). g. number of "old" Section 202 or Section

202/236 projects (i.e., those in occupancy prior to 1978) passing on the cost of the Coordinator directly to the tenents through a rent increase.

h. average amount of monthly rent

i. number of projects using a Section 8 rent increase to pay for the position(s).

for those using Section B.

-The total annual additional cost within the Field Office, and,

-The average cost per project

i. number of projects denied approval for a Service Coordinator.

B. Regional Report to Headquarters

Each Region, must aggregate all data collected and report to Headquarters within 45 days of the field office deadline to the Regional Office. This is, at 440 days after the effective date of this Notice, and at annual increments. (Regions should use the reporting form HUD-92453-A at appendix B). The Regional Administrator should send the report to Margaret Milner, Deputy Director, Office of Elderly and Assisted Housing, ATTN: Jerry Nachison.

C. Project Reporting/Field Office Management Review

Each project approved for a Service Coordinator per this Notice is required to report annually to the Field Office regarding the activities of that function (see paragraph IV(F)(4), prior). This report, developed by the Service Coordinator, must be mailed to the Field Office annually, ATTN: Loan Management Branch Chief, with the reporting due date based upon date of the Field Office's approval of the Service Coordinator function.

The information requested is as follows: 1. a. Number of staff actually hired on an

ongoing basis.

b. Average number of hours worked per person.

c. Median case load per person.d. Median amount of time per case. 2. Case Information-a. Types of services utilized (list).

b. Agencies providing services (list). c. Average number of units of service

provided/per agency/per service type.
d. Problems noted by project in getting access to services for particular needs.

Problems noted in obtaining services by the project should be reported to the Field Office Director of Management, for assistance, or to the Field Office CSA, if such a position has been established.

The required information should be written-up in list/narrative format and mailed to the appropriate loan services in the Field Office. If there is a CSA, or another staff person designated with responsibility in the supportive services area in that Field Office, he/she should review the report and make appropriate recommendations to the loan servicer for action.

Per Handbook 4350.1, chapter 6, "Protect Monitoring", as modified by former Deputy Assistant Secretary Barksdale's May 20, 1983 memorandum, each Field Office is required to perform a project management review, with normal practice essentially being a biennial review, unless the project is considered "troubled."

When doing an on-site review, the Field Office should include a review on the adequacy of the service coordination function, based upon discussions with management, a review of the adequacy of the client files (looking at a 10 percent sample of files, or a maximum of 10 cases), file notes and review of the reports submitted by the project. This portion of the review would be done by the loan servicer, or the Field Office CSA, or supportive services person if one is in that office, and travel funds are available to send the additional staff person.

Findings should be written-up in narrative format as an addendum to Form HUD 9834B, "Management Review Questionnaire" and summarized on the Form HUD-9834, "Management Review Report", under section 5, General Management Practices, which is sent to the project manager. Problematic findings should be discussed with the Headquarters Desk Officer prior to their being shared with the project.

Copies of problematic reviews concerning the operation of the service coordination function should be sent by the Chief, Loan Management Branch, to the Regional Director of Housing Management for his/her information, and Headquarters, per paragraph V(B), above. Headquarters staff will consult with the Field Office, as appropriate.

Regional Desk Officers for technical issues related to this Notice are: Otelia Hebert, Regions I, III, VI and VII, RoseMary Sunderland, Regions II, IV and V, and Dee Ann Walker, Regions VIII, IX and X. Arthur J. Hill.

Acting Assistant Secretary for Housing-Federal Housing Commissioner.

[PR Doc. 90-24291 Fild 10-15-90; 8:45 am] BILLING CODE 4210-27-M

Office of the Regional Administrator— Regional Housing Commissioner

[Docket No. D-90-932]

Acting Regional Administrator, Region IV (Atlanta); Designation

AGENCY: Department of Housing and Urban Development.

ACTION: Designation.

SUMMARY: Updates the designation of officials who may serve as Acting Regional Administrator for Region IV. EFFECTIVE DATE: September 11, 1990.

FOR FURTHER INFORMATION CONTACT:
H.E. Rollins, Director, Management
Systems Division, Office of
Administration, Atlanta Regional Office,
Department of Housing and Urban
Development, room 634, Richard B.
Russell Federal Building, 75 Spring
Street, SW., Atlanta, Georgia 30303—
3388, 404—331—5199.

Designation of Acting Regional Administrator for Region IV

Each of the officials appointed to the following positions is designated to serve as Acting Regional Administrator during the absence of, or vacancy in the position of, the Regional Administrator, with all the powers, functions, and duties redelegated or assigned to the Regional Administrator: Provided, That no official is authorized to serve as Acting Regional Administrator unless all other employees whose names or titles precede his/hers in this designation are unable to serve by reason of absence:

- 1. Deputy Regional Administrator
- 2. Director, Office of Housing
- 3. Director, Office of Administration
- 4. Director, Office of Public Housing
- 5. Director, Office of Community Planning and Development
- 6. Regional Counsel
- 7. Director, Office of Fair Housing and Equal Opportunity
- 8. Georgia Program Coordinator
- 9. Director, Program Planning and Evaluation 10. Director, Operational Support Division

This designation supersedes the designation effective November 3, 1988 (53 FR 52510, December 28, 1988). (Delegation of Authority by the Secretary effective May 4, 1962, (27 FR 4319, May 4, 1962); Dept. Interim Order II (31 FR 815, January 21, 1966)

This designation shall be effective as of September 11, 1990.

Raymond A. Harris,

Regional Administrator—Regional Housing Commissioner, Region IV (Atlanta).

[FR Doc. 90-24293 Filed 10-15-90; 8:45 am] BILLING CODE 4210-01-86

DEPARTMENT OF THE INTERIOR

Bureau of Land Management [AZ-010-91-4410-08; 1784-010]

Arizona Strip District Advisory Council, Field Tours; Meeting

AGENCY: Bureau of Land Management, Arizona Strip District, Interior. ACTION: Notice of two field tours and a meeting.

SUMMARY: The Arizona Strip District Advisory Council will tour the Paria Plateau and Marble Canyon area and discuss the Proposed Arizona Strip District Resource Management Plan and other resource management issues.

The Arizona Strip District Grazing Advisory Board will tour the Shivwits Resource area and review range conditions and discuss maintenance of projects.

DATES: The Advisory Council will begin their tour at the Marble Canyon Lodge, Marble Canyon, Arizona November 14, 1990, at 8 a.m., A half day meeting will be held on November 15, 1990 at the Grand Canyon River Education facility at Lees Ferry beginning at 8 a.m.

The Grazing Board Tour will begin at the Arizona Strip District (Office 390 N. 3050 E., St. George, Utah) on November 16, 1990 at 8 a.m.

FOR FURTHER INFORMATION CONTACT: G. William Lamb, District Manager, 390 N. 3050 E., St. George, Utah 84770 (Phone 801/673–3545).

SUPPLEMENTARY INFORMATION: The tours and meeting are open to the public, but the public must provide their own transportation for the tours. The Advisory Council will consider both oral and written statements from the public at 8 a.m. Thursday November 15, 1990. The Grazing Board will consider oral and written comments any time during the tour. People interested in commenting should contact BLM at 801/673–3545 at least 5 days in advance.

Dated: October 3, 1990.

G. William Lamb,

Arizona Strip District Manager.

[FR Doc. 90-24296 Filed 10-15-90; 8:45 am]

BILLING CODE 4310-32-M

Bureau of Reclamation

Quarterly Status Tabulation of Water Service and Repayment Contract Negotiations

AGENCY: Bureau of Reclamation, Department of the Interior. ACTION: Notice.

SUMMARY: Notice is hereby given of proposed contractual actions pending through December 1990. This notice is one of a variety of means being used to inform the public about proposed contractual actions for water service and repayment. The Bureau of Reclamation announcements of individual repayment and water service contract actions will be published in the

Federal Register and in newspapers of general circulation in the areas determined by the Bureau of Reclamation to be affected by the proposed action. Announcements may be in the form of news releases, legal notices, official letters, memorandums, or other forms of written material. Meetings, workshops, and/or hearings may also be used, as appropriate, to provide local publicity. The public participation requirements do not apply to proposed contracts for the sale of surplus or interim irrigation water for a term of 1 year or less. The Secretary of the Interior or the district may invite the public to observe any contract proceedings. All public participation procedures will be coordinated with those involved in complying with the National Environmental Policy Act if the Bureau determines that the contract action may or will have "significant" environmental effects.

ADDRESSES: The identity of the approving officer, and other information pertaining to a specific contract proposal, may be obtained by calling or writing the appropriate regional office at the address and telephone number given for each region in the supplementary information.

FOR FURTHER INFORMATION CONTACT: Dick L. Porter, Chief, Contracts & Repayment, Bureau of Reclamation, 1849 C St. NW., Washington, DC 20240; telephone (202) 208–3014, (FTS) 268– 3014.

SUPPLEMENTARY INFORMATION: Pursuant to section 226 of the Reclamation Reform Act of 1982 (96 Stat. 1273), and to § 426-20 of the rules and regulations published in the Federal Register dated December 6, 1983, Vol. 48, page 54785, the Bureau of Reclamation will publish notice of proposed or amendatory repayment contract actions or any contract for the delivery of water for irrigation or other uses in newspapers of general circulation in the affected area at least 60 days prior to contract execution and, Pursuant to the "Final Revised Public Participation Procedures" for water service and repayment contract negotiations, published in the Federal Register dated February 22, 1982, Vol. 47, page 7763, a tabulation is provided below of all proposed contractual actions in each of the five Reclamation regions. Each proposed action listed is, or is expected to be, in some stage of the contract negotiation process during October, November, or December of 1990. When contract negotiations are completed, and prior to execution, each proposed contract form must be approved by the Secretary, or pursuant to delegated or

redelegated authority, the Commissioner of Reclamation or one of the Regional Directors. In some instances, congressional review and approval of a report, water rate, or other terms and conditions of the contract may be involved.

This notice is one of a variety of means being used to inform the public about proposed contractual actions. Individual notices of intent to negotiate, and other appropriate announcements, are made in the Federal Register for those actions found to have widespread public interest. When this is the case, the date of publication is given.

Acronym Definitions Used Herein

(FR) Federal Register Irrigation District (ID) (IDD) Irrigation and Drainage District Municipal and Industrial (M&I) (D&MC) Drainage and Minor Construction (R&B) Rehabilitation and Betterment (O&M) Operation and Maintenance Central Arizona Project (CAP) (CUP) Central Utah Project (CVP) Central Valley Project (P-SMBP) Pick-Sloan Missouri Basin Program

(CRSP) Colorado River Storage Project (SRPA) Small Reclamation Projects Act (BCP) Boulder Canyon Project

Pacific Northwest Region

Bureau of Reclamation, 550 West Fort Street. Box 043, Boise, Idaho 83724-0043, telephone (208) 334-1894.

1. Cascade Reservoir Water Users, Boise Project, ID: Repayment contracts for irrigation and municipal and industrial water; 19,201 acre-feet of stored water in Cascade Reservoir.

stored water in Cascade Reservoir.

2. Individual Irrigators. M&I, and
Miscellaneous Water Users, Pacific
Northwest Region, Idaho, Montana,
Oregon, and Washington: Temporary
(interim) water service contracts for
surplus project water for irrigation or
M&I use to provide up to 10,000 acre-feet
of water annually for terms up to 5
years; long-term contracts for similar
service for up to 1,000 acre-feet of water
annually.

3. Rogue River Basin Water Users, Rogue River Basin Project, Oregon: Water service contracts; \$5 per acre-foot or \$50 minimum per annum for terms up

4. Willamette Basin Water Users, Willamette Basin Project, Oregon: Water service contracts; \$1.50 per acrefoot or \$50 minimum per annum for terms up to 40 years.

5. Irrigation Districts and Similar Water User Entities: Amendatory repayment and water service contracts; purpose is to conform to the Reclamation Reform Act of 1982 (Pub L. 97–293).

6. Forty-four Palisades Reservoir Shareholders, Minidoka Project, Idaho-Wyoming: Contract amendments to extend term for which contract water may be subleased to other parties.

7. City of Cle Elum, Yakima Project, Washington: Amendatory or replacement M&I water service contract; 2,200 acre-feet (1,350 gallons per minute) annually for a term of up to 40 years.

8. Three Irrigation Districts, Flathead Indian Irrigation Project: Repayment of costs associated with rehabilitation of irrigation facilities.

9. Baker Valley Irrigation District, Baker Project, Oregon: Irrigation water service contract on a surplus interruptible basis to serve up to 13,000 acres; sale of excess capacity in Mason Reservoir (Phillips Lake) for a term of up to 40 years.

10. Crooked River Project, Oregon:
Irrigation repayment or water service
contracts with several individuals and
with North Unit Irrigation District for a
total of up to 25,000 acre-feet of storage
space in Prineville Reservoir (Arthur R.
Bowman Dam).

 Various Projects, PN Region: R&B contracts for replacement of needle valves at storage dams.

12. Minidoka-Palisades Project: Repayment contract with Palisades Water Users Inc., for additional 500 acre-feet of storage space in Palisades Reservoir.

13. Willow Creek Project, Oregon:
Repayment or water service contracts
for a total of up to 3,500 acre-feet of
storage space in Willow Creek
Reservoir.

14. Four Project Spaceholders, Minidoka-Palisades Project, Idaho-Wyoming: Contract amendments to provide for rental of water to other

15. Bridgeport Irrigation District, Chief Joseph Dam Project, Washington: Warren Act contract for the use of an irrigation outlet in Chief Joseph Dam.

16. Five Irrigation Districts, Arrowrock Division of the Boise Project, Idaho: Repayment contracts for Safetyof-Dams repair to Deer Flat Dam.

17. State of Wyoming, Palisades
Project, Idaho: Proposed repayment
contract with the State of Wyoming for
the sale of 33,000 acre-feet of
noncontracted space in Palisades
Reservoir.

18. Hermiston Irrigation District, Umatilla Project, Oregon: Repayment contract for reimbursable cost for Safety-of-Dams repairs to Cold Springs

19. Ochoco Irrigation District and Various Individual Spaceholders, Crooked River Project, Oregon: Repayment contract for reimbursable cost for Safety-of-Dams repairs to Arthur R. Bowman Dam and Ochoco

20. The Dalles Irrigation District, Oregon: SRPA loan repayment contract; \$2,000,000 proposed loan obligation.

21. Oroville-Tonasket Irrigation District, Chief Joseph Dam Project, Washington: SRPA loan repayment contract; \$661,500 proposed loan obligation.

22. State of Idaho, Payette Division of the Boise Project, Idaho: Proposed repayment contracts with the State of Idaho for the sale of uncontracted space in Cascade and Deadwood Reservoirs.

Mid-Pacific Region

Bureau of Reclamation, 2800 Cottage Way, Sacramento, California 95825-1898, telephone (916) 978-5030.

1. Tuolumne Regional Water District, CVP, California: Water service contract, up to 9,000 acre-feet from New Melones Reservoir.

2. Calaveras County Water District, CVP, California: Water service contract, up to 2,000 acre-feet from New Melones Reservoir; FR notice published February

5, 1982, Vol. 47, page 5473.

3. Individual irrigators, M&I, and miscellaneous water users, Mid-Pacific Region, California, Oregon, and Nevada: Temporary (interim) water service contracts for available project water for irrigation, M&I or fish and wildlife purposes providing up to 10,000 acre-feet of water annually for terms up to 5 years; Temporary Warren Act contracts for use of project facilities for terms up to 1 year; Long-term contracts for similar service for up to 1,000 acre-feet of water annually.

Note: Copies of the standard form of temporary water service contract for the various types of service are available, upon written request, from the Regional Director at the address shown above.

4. Friant Unit Contractors, CVP. California: Renewal of existing longterm water service contracts with numerous contractors on the Friant-Kern Canal whose contracts expire 1990-1997 with two contracts expiring later. Water quantities in existing contracts range from 1,200 to 175,440 acre-feet.

5. ID's and similar water user entities: Amendatory repayment and water service contracts; purpose is to conform to the Reclamation Reform Act of 1982

(P.L. 97-293).

8. State of California, CVP, California: Contract(s) for, (1) Sale of interim water to the Department of Water Resources for use by the State Water Project Contractors, and (2) acquisition of conveyance capacity in the California

Aqueduct for use by the CVP, as contemplated in the Coordinated Operation Agreement.

7. Madera ID, Madera Canal, CVP, California: Warren Act contract to convey and/or store nonproject water

through project facilities.

8. County of Tulare, CVP, California: Amendatory water service contract, to provide an additional 1,908 acre-feet and reallocate 400 acre-feet of water from the Ducor ID for a total increase of 2,308 acre-feet.

9. Shasta Dam Area Public Utilities District, CVP, California: Renewal/ Increase of M&I water supply contract. Less than 6,000 acre-feet.

10. U.S. Fish and Wildlife Service, CVP, California: Long-term contract for water supply for Federal refuge in Grasslands area of California.

11. North Kern Water Storage District, Buena Vista Water Storage District, Tulare Lake Basin Water Storage District, and Hacienda Water District, Kern River Project, California: Amendatory contract to provide storage space for M&I water.

12. Contra Costa Water District, CVP, California: Amendatory water service contract to add an additional point of delivery to accommodate the District's proposed Los Vaqueros project. Amendment will also conform contract to current water ratesetting policies.

13. San Juan Suburban Water District, CVP, California: Amend Contract No. 14-06-200-152A to provide for the current CVP water rates to conform the contract with the provisions of section 105 and 106 of Pub. L. 99-546.

14. Centerville Community Services District, CVP, California: Water service contract for up to 800 acre-feet of M&I water annually.

15. Shasta County Water Agency, CVP, California: Amendatory water service contract to provide for reduction in annual entitlement of 800 acre-feet.

16. Central Valley Project, California: Amendatory contracts to include the provision of the Act of July 2, 1956 (70 Stat. 483) and/or the Act of June 21, 1963 (77 Stat. 68) in existing water service

17. California Department of Corrections, CVP, California: Water service for up to 1,000 acre-feet of water annually to serve the Sierra Conservation Center (a State prison) near Jamestown, California.

18. Redwood Valley Water District, SRPA, California: Amendatory loan

repayment contract.

19. Placer County Water Agency. CVP, California: Amend Contract No. 14-06-200-5082A to provide for the current CVP water rates.

20. Broadview Water District, CVP, California: Amend Contract No. 14-08-200-8092 to provide for change in point of diversion, right to construct new turnout on the San Luis Canal, and contract renewal.

21. Sutter Butte Mutual Water Company, CVP, California: Water service contract for a long-term supplemental water supply. Contract will assure Company's water users an alternate water supply during periods of deficiency in their appropriative water rights. Annual water quantity not determined at this time.

22. Paramount Citrus Association, CVP, California: Contract to convey nonproject water through Federal facilities with exemption of RRA under 426.18. Up to 4,000 acre-feet of water to be transferred through Friant-Kern Canal for delivery to Southern San Joaquin Municipal District.

23. Butte Slough Irrigation Company, CVP, California: Water service contract for a long-term supplemental water supply. Contract will assure Company's water users an alternate water supply during periods of deficiency in their appropriative water rights. Annual water quantity not determined at this

24. Lindsay-Strathmore ID, Friant-Kern Canal, CVP, California: Warren Act contract to convey and/or store nonproject water through project facilities.

25. Madera ID, Hidden Unit, CVP, California: Renewal of existing water service contract for 24,000 acre-feet of water which expires February 29, 1992.

26. Chowchilla WD, Buchanan Unit, CVP, California: Renewal of existing water service contract for 24,000 acrefeet of water which expires February 28,

27. Truckee Carson Irrigation District, Newlands Project, Nevada: Warren Act contract to convey and/or store nonproject water in Project facilities.

28. Truckee Carson Irrigation District, Newlands Project, Nevada: Contract for repayment of construction costs of Newlands Project.

29. Santa Barbara County Water Agency, Cachuma Project, California: Repayment contract for reimbursement of funds expended under the Emergency Fund Act for continuation of water

30. San Luis and Delta-Mendota Water Users Authority, CVP, California: Financing agreement to provide for replacement of impellers at Tracy Pumping Plant.

31. San Luis Water District, CVP, California: Amendatory water service contract to provide that the District pay full operation and maintenance (O&M) rate for all deliveries resulting from Azhderian Pumping Plant enlargement and the cost of service rate for such deliveries beginning in 1996 and each year thereafter.

32. United Water Conservation
District, SRPA, California: Amendatory

loan repayment contract.

Lower Colorado Region

Bureau of Reclamation, P.O. Box 427 (Nevada Highway and Park Street), Boulder City, Nevada 89005, telephone

(702) 293-8536.

1. Agricultural and M&I water users, CAP, Arizona: Water service subcontracts; a certain percent of available supply for irrigation entities and up to 640,000 acre-feet per year for M&I use.

2. Southern Arizona Water Rights Settlement Act: Sale of up to 28,200 acrefeet per year of municipal effluent to the

City of Tucson, Arizona.

3. Contracts with five agricultural entities located near the Colorado River, BCP, Arizona: Water service contracts for up to 1,920 acre-feet per year total.

4. Gila River Indian Community, CAP, Arizona: Water service contract for delivery of up to 173,100 acre-feet per

year.

5. ID's and similar water user entities: Amendatory repayment and water service contracts; purpose is to conform to the Reclamation Reform Act of 1982 (Pub. L. 97-293).

6. Indian and non-Indian agricultural and M&I water users, CAP, Arizona: Contracts for repayment of Federal expenditures for construction of

distribution systems.

7. State of Arizona, BCP, Arizona: Contract for an undetermined amount of Colorado River water for M&I use and for agricultural use and related purposes

on state-owned land.

8. Imperial ID and/or the Coachella Valley Water District, California:
Contract providing for exchange of up to 10,000 acre-feet of water per year from a well field to be constructed adjacent to the All-American Canal (AAC) for an equivalent quantity and quality of Colorado River water and for O&M of the well field, Lower Colorado Water Supply Project, California.

9. Lower Colorado Water Supply Project, California: Water service and repayment contracts with nonagricultural users in California adjacent to the Colorado River for an aggregate consumptive use of up to 10,000 acre-feet of Colorado River water per year in exchange for an equivalent

amount of water to be pumped into the

AAC from a well field to be constructed adjacent to the canal.

10. Hutchison present perfected rights contract amendment to reflect the transfer of part of the right to Winterhaven, California, Supreme Court Decree in Arizona v. California and BCP.

11. Winterhaven present perfected rights contract for a portion of Hutchison Present Perfected Rights transferred to Winterhaven, Supreme Court Decree in *Arizona* v. *California* and BCP.

12. County of San Bernardino, SRPA, California: Repayment contract for a

\$29.6 million loan.

13. Tohono O' Odham Nation, SRPA, Arizona: Repayment contract for a \$7.3 million loan for the Schuk Toak District.

14. Sturges Trust, Supreme Court
Decree in Arizona v. California and
BCP, Arizona: Contract for delivery of
8,500 acre-feet of Colorado River water
per year for agricultural use as
recommended by the State of Arizona
and to recognize a 780 acre-feet present
perfected right to the use of Colorado
River water.

15. Fort Mohave Indian Reservation, Supreme Court Decree in Arizona v. California and BCP, Arizona: Contract for delivery of Colorado River water for its Federal establishment present perfected right, totaling 122,648 acre-feet

of diversions annually.

16. Colorado River Commission of Nevada, BCP, Nevada: A surplus water contract which would allow them to utilize Colorado River water for M&I purposes when available.

17. BCP, Arizona: Contracts for additional allocations of Colorado River water to cities located along the Colorado River in Arizona for up to 15,076 acre-feet per year as recommended by the Arizona Department of Water Resources.

18. National Park Service for Lake Mead National Recreation Area, Supreme Court decree in Arizona v. California and BCP in Arizona and Nevada: Memorandum of Understanding for delivery of Colorado River water for its Federal establishment present perfected right of 500 acre-feet of diversions annually, and the Federal establishment perfected right pursuant to Executive Order No. 5125 (April 25, 1930).

19. Eastern Municipal Water District, SRPA, California: Repayment contract for \$31 million loan.

Upper Colorado Region:

Bureau of Reclamation, P.O. Box 11568, 125 South State Street, Salt Lake City, Utah 84147, telephone (801) 524– 5435. 1. Individual irrigators, M&I, and miscellaneous water users, Utah.

Wyoming, Colorado, and New Mexico:
Temporary (interim) water service contracts for surplus project water for irrigation or M&I use to provide up to 10,000 acre-feet of water annually for terms up to 5 years; long-term contracts for similar service for up to 1,000 acre-feet of water annually.

(a) The Benevolent and Protective Order of the Elks, Lodge No. 1747, Farmington, New Mexico: Navajo Reservoir water service contract; 20 acre-feet per year for municipal use; contract term for 40 years from

execution.

2. Southern Ute Indian Tribe, Animas-La Plata Project, Colorado: Repayment contract for 26,500 acre-feet per year for M&I use and 2,600 acre-feet per year for irrigation use in Phase One and 700 acre-feet in Phase Two. Contract terms to be consistent with binding cost sharing agreement and water rights settlement agreement in principle.

3. Ute Mountain Ute Tribe, Animas-La Plata Project, Colorado and New Mexico: Repayment contract; 6,000 acrefeet per year for M&I use in Colorado; 26,400 acre-feet per year for irrigation use in Colorado; 900 acre-feet per year for irrigation use in New Mexico. Contract terms to be consistent with binding cost-sharing agreement and water rights settlement agreement.

4. Navajo Indian Tribe, Animas-La Plata Project, New Mexico: Repayment contract for 7,600 acre-feet per year for

M&I use.

5. La Plata Conservancy District, Animas-La Plata Project, New Mexico: Repayment contract for 9,900 acre-feet per year for irrigation use.

6. Uintah Water Conservancy District, Jensen Unit, Central Utah Project, Utah: Amendatory repayment contract to reduce municipal and industrial water supply and corresponding repayment obligation.

7. Vermejo Conservancy District, Vermejo Project, New Mexico: Amendatory contract to relieve the district of further repayment obligation, presently exceeding \$2 million, pursuant to Public Law 96-550.

8. Conejos Water Conservancy
District, San Luis Valley Project,
Colorado: Amendatory contract to place
OM&R costs on a variable basis
commensurate with the availability of
project water.

9. Weber Basin Water Conservancy District, Weber Basin Project, Utah: Repayment Contract for Rehabilitation and Betterment work of selected project facilities.

Great Plains Region

Bureau of Reclamation, P.O. Box 36900, Federal Building, 316 North 26th Street, Billings, Montana 59107-6900,

telephone (406) 657-6413.

1. Individual irrigators, Municipal and Industrial (M&I), and miscellaneous water users, Great Plains Region: Montana, Wyoming, North Dakota, South Dakota, Colorado, Kansas. Nebraska, Oklahoma, and Texas: Temporary (interim) water service contracts for surplus project water for irrigation or M&I use to provide up to 10,000 acre-feet of water annually for terms up to 5 years; long-term contracts for similar service for up to 1,000 acrefeet of water annually.

2. Fort Shaw Irrigation District, Sun River Project, Montana: R&B loan repayment contract; up to \$1.5 million.

3. Owl Creek Irrigation District, Owl Creek Unit, P-SMBP, Wyoming: Amendatory water service contract to reflect reduced water supply benefits being received from Anchor Reservoir.

4. Green Mountain Reservoir. Colorado-Big Thompson Project, Colorado: Water service contracts; contract negotiations for sale of water from the marketable yield to water users within the Colorado River Basin of

Western Colorado.

5. Ruedi Reservoir, Fryingpan-Arkansas Project, Colorado: Water service contracts; proposed second round contract negotiations for sale of agricultural, municipal, domestic and industrial water from the regulatory capacity of Ruedi Reservoir.

6. Cedar Bluff Irrigation District No. 6, Cedar Bluff Unit, P-SMBP, Kansas: Repayment contract; pending passage of Congressional legislation, terminate the Cedar Bluff Irrigation District's contract. The use of the District's portion of the reservoir storage capacity will be sold to the State of Kansas for fish, wildlife, recreation, and other purposes.

7. Frenchman Valley Irrigation District, Frenchman Unit, P-SMBP, Nebraska: Pending passage of congressional legislation, renegotiate District's existing contract to reduce payments based on payment ability and

reduced water supply.
8. Department of Natural Resources and Conservation, Montana: SRPA Grant and loan contract for rehabilitation of Middle Creek Dam to meet required safety criteria and to increase reservoir storage capacity by 1,917 acre-feet which will be utilized for irrigation and municipal purposes.

9. Garrison Diversion Unit, P-SMBP, North Dakota: Repayment contract; Renegotiation of the master repayment contract with Garrison Diversion

Conservancy District to bring the terms in line with the Garrison Diversion Unit Reformulation Act of 1986. Negotiation of repayment contracts with irrigators and M&I users.

10. Corn Creek Irrigation District, Glendo Unit, P-SMBP, Wyoming: Repayment contract for 10,350 acre-feet of supplemental irrigation water from Glendo Reservoir.

11. Glen Elder Unit, P-SMBP, Kansas: Negotiations for long-term contracts for agricultural water service from Waconda Lake.

12. Foss Reservoir Master Conservancy District, Washita Basin Project, Oklahoma: Amendatory repayment contract for remedial work.

13. Arbuckle Master Conservancy District, Arbuckle Project, Oklahoma: Contract for the repayment of costs incurred by the United States for the construction of the Sulphur, Oklahoma. pipeline and pumping plant (if

constructed).

14. Board of Water Commissioners of the City and County of Denver, the Colorado River Water Conservation District, and the Northern Colorado Water Conservancy District, Colorado-Big Thompson Project, Colorado: Operating agreement for substitution of water in the proposed Muddy Creek or Rock Creek Reservoir for Green Mountain Reservoir water.

15. Sargent Irrigation District, Middle Loup Division, P-SMBP, Nebraska: R&B loan repayment contract not to exceed

\$2,435,000.

16. Chinook Water Users Association, Milk River Project, Montana: SRPA contract for loan of up to \$6,000,000 for improvements to the Association's water conveyance system.

17. Heart River Unit, Dickinson Subunit, P-SMBP, North Dakota: Renegotiate Water Service Contract No. 179r-1412 with the City of Dickinson. Existing contract expired September 24,

18. Malta Irrigation District, Malta Division, Milk River Project, Montana: R&B contract for repayment of \$5,600,000 loan.

19. Midvale Irrigation District, Riverton Unit, P-SMBP, Wyoming: Long-term contract for water service from Boysen Reservoir.

20. Tom Green County Water Control and Improvement District No. 1, San Angelo Project, Texas: Amendatory contract to increase irrigable acreage

within the project.

21. East Bench Irrigation District, East Bench Unit, P-SMBP, deferment of semiannual payment of \$21,800 due December 31, 1990. The deferment is due to extremely low water levels in Clark Canyon Reservoir.

22. Palmetto Bend Project, Texas: Amendment of the tripartite contract among the United States, the Lavaca-Navidad River Authority and the Texas Water Development Board to transfer the Board's remaining repayment obligation and interest in the Palmetto Bend Project to the Authority.

23. City of Havre, Milk River Project, Montana: New long-term water service contract for up to 2,800 acre-feet

24. Lakeview Irrigation District, Shoshone Project, Wyoming: New longterm water service contract for up to 15,000 acre-feet of water annually from Buffalo Bill Reservoir.

25. City of Rapid City, Rapid Valley Unit, P-SMBP, South Dakota: Long-term water service contract renewal for approximately 7,000 acre-feet of water from Pactola Reservoir.

Opportunity for public participation and receipt of comments on contract proposals will be facilitated by adherence to the following procedures:

(1) Only persons authorized to act on behalf of the contracting entities may negotiate the terms and conditions of a specific contract proposal.

(2) Advance notice of meetings or hearings will be furnished to those parties that have made a timely written request for such notice to the appropriate regional or project office of the Bureau of Reclamation.

(3) All written correspondence regarding proposed contracts will be made available to the general public pursuant to the terms and procedures of the Freedom of Information Act (80 Stat. 383), as amended.

(4) Written comments on proposed contract or contract action must be submitted to the appropriate Bureau of Reclamation officials at locations and within the time limits set forth in the advance public notices.

(5) All written comments received and testimony presented at any public hearings will be reviewed and summarized by the appropriate regional office for use by the contract approving

authority.

(6) Copies of specific proposed contracts may be obtained from the appropriate Regional Director or his designated public contact as they become available for review and comment.

(7) In the event modifications are made in the form of a proposed contract, the appropriate Regional Director shall determine whether republication of the notice and/or extension of the 60-day comment period is necessary.

Factors which shall be considered in making such a determination shall

include, but are not limited to: (i) The significance of the impact(s) of the modification, and (ii) the public interest which has been expressed over the course of the negotiations. As a minimum, the Regional Director shall furnish revised contracts to all parties who requested the contract in response to the initial public notice.

Dated: October 10, 1990. Dennis B. Underwood, Commissioner [FR Doc. 90-24924 Filed 10-15-90; 8:45 am] BILLING CODE 4310-09-M

Fish and Wildlife Service

Receipt of Application for a Permit

The following applicant has applied for a permit to conduct certain activities with endangered species. This notice is provided pursuant to section 10(c) of the Endangered Species Act of 1973, as amended (16 U.S.C. 1531, et seq.): Applicant: Erie Zoological Society, Erie,

PA, PRT 749876.

The applicant requests a permit to export one captive-bred Bengal tiger (Panthera tigris) to Parque Zoologico Nacional, in the Republic of Domínica, for purposes of captive-breeding and

zoological display.

Documents and other information submitted with this application are available to the public during normal business hours (7:45 a.m. to 4:15 p.m.) room 430, 4401 N. Fairfax Dr., Arlington VA 22203, or by writing to the Director, U.S. Office of Management Authority, 4401 N. Fairfax Drive, room 433, Arlington, VA 22203.

Interested persons may comment on this application within 30 days of the date of this publication by submitting written views, arguments, or data to the Director at the above address. Please refer to the appropriate PRT number when submitting comments.

Dated: October 11, 1990.

Karen Willson,

Acting Chief, Branch of Permits, U.S. Office of Management Authority.

[FR Doc. 90-24313 Filed 10-15-90; 8:45 am] BILLING CODE 4310-55-M

Minerals Management Service

Information Collection Requirements for Subpart B, Exploration and **Development and Production Plans**

AGENCY: Minerals Management Service,

ACTION: Request for comments on the information collection requirements for Subpart B-Exploration and

Development and Production Plans, 30 CFR Part 250 (OMB No. 1010-0049).

SUMMARY: The Minerals Management Service (MMS), as part of its continuing effort to reduce the paperwork and respondent burden (required by the Paperwork Reduction Act of 1980, Pub. L. 96-511, 44 U.S.C. 3501 et seq.), provides the general public, industry, and State and other Federal agencies an opportunity to comment on current and proposed information collection requirements. The MMS will evaluate all comments and will revise reporting and recordkeeping requirements, as appropriate, to minimize respondent burdens. This notice specifically requests comments regarding the information collection burdens imposed by MMS regulations on lessees that plan to conduct exploration, development, and production activities in the Outer Continental Shelf (OCS). Comments will be used in the preparation of an information collection request to be submitted to the Office of Management and Budget (OMB) for the renewal of information collection authorizations.

DATES: Comments may be submitted on or before November 15, 1990.

ADDRESSES: Comments and suggestions on these collection requirements should be submitted to Gerald D. Rhodes, Chief, Branch of Rules, Orders, and Standards, Offshore Rules and Operations Division, Mail Stop 4700, Minerals Management Service, 381 Elden Street, Herndon, Virginia 22070-4817, with copies to the Bureau Clearance Officer, Mail Stop 2300, 381 Elden Street, Herndon, Virginia 22070-4817 and to the Office of Management and Budget, Paperwork Reduction Project (1010-0049). Washington, DC 20503, telephone (202) 395-7340.

FOR FURTHER INFORMATION CONTACT: Copies of the current information collection requirements and supporting material may be obtained by contacting Gerald D. Rhodes, Chief, Branch of Rules, Orders, and Standards; telephone (703) 787-1600 or (FTS) 393-1600.

SUPPLEMENTARY INFORMATION:

I. Background

The OCS Lands Act, 43 U.S.C. 1331 et seq., requires the holders of OCS oil and gas and sulphur leases to submit Exploration or Development and Production Plans to the Secretary of the Interior (Secretary) prior to commencing exploration, development, or production activities. To carry out these responsibilities, the Secretary has authorized the Director of MMS to issue regulations governing OCS oil and gas and sulphur lease operations. The rules

implementing the requirements and associated information collections for Exploration and Development and Production Plans are contained in 30 CFR part 250, subpart B-Exploration and Development and Production Plans. The information collected under subpart B is analyzed and evaluated by MMS engineers, geologists, geophysicists, and environmental scientists to ensure that planned operations will not adversely affect the marine, coastal, or human environment. The information collected is also reviewed by affected States for consistency with approved Coastal Zone Management Plans.

The Paperwork Reduction Act of 1980 requires MMS to obtain approval of the information collection requirements for subpart B from OMB. The MMS obtained approval for the information collection requirements for subpart B in January 1988 during the restructuring and consolidation of the offshore operating regulations under 30 CFR part 250. This information collection was approved by OMB through January 31, 1991.

II. Current Actions

The MMS is preparing an information collection request that will be submitted to OMB in order to obtain renewal of the authorization for information collections under subpart B. An information collection authorization request must contain a description of the information collection requirements, statements justifying their collection, and responses to comments from individuals affected by the information collection. This notice provides a brief description of the information collection requirements for subpart B and the estimated burden for industry to prepare the information.

III. Request for Comments

The sections of subpart B that contain information collection requirements are listed below, along with MMS's estimates of the number of requests or annual plans submitted, preparation time per response or plan, and total burden hours for each requirement. The total burden for submitting plans has been calculated by multiplying the estimated number of initial and revised Exploration and Development and Production Plans that will be submitted in a year by the estimated time to prepare each initial and revised plan. The MMS requests the oil and gas and sulphur industries and other interested parties to comment on these information collection requirements, including comments regarding the clarity of the information requirements, availability of required information, estimated burden hours, and frequency of collection.

(a) Section 250.31 Preliminary activities. Notification of the type, scope, and timing of preliminary activities—100 requests to submit notification per year, 1 hour per response, 100 total burden hours.

(b) Section 250.33 Exploration plan. Detailed descriptions of the exploration activities, including type of drilling unit to be used, well information, geologic information, new technology used, onshore support infrastructure, waste disposal, meteorological conditions, physical oceanography, onsite flora and fauna, environmentally sensitive areas, local archaeological and cultural resources, assessment of effects, coastal zone consistency certificate, responsible individuals, and other information as required by the Regional Supervisor-300 initial Exploration Plans submitted per year. 480 hours per initial plan, 300 revised Exploration Plans submitted per year, 80 hours per revised plan, 168,000 total burden

(c) Section 250.34 Development and production plan. Detailed descriptions of development and production activities. including schedule of activities, types of drilling vessels or platforms, location of pipelines, geological and geophysical information, environmental safeguards. satisfaction of lease stipulations, reservoir engineering practices, drilling and completion programs, new technology, drilling fluids, waste disposal, onshore support facilities, existing environment, archaeological and cultural resources, aquatic biota, environmentally sensitive areas, physical oceanography, meteorological conditions, other uses of the area, assessment of effects, alternatives to activities, coastal zone consistency certificate, responsible individuals, and other information as required by the Regional Supervisor-100 initial Development and Production Plans submitted per year, 480 hours per initial plan, 200 revised Development and Production Plans submitted per year, 80 hours per revised plan, 64,000 total burden hours.

The total annual information collection burden on lessees for subpart B is 232,100 hours.

Comments submitted in response to this notice will be summarized and/or included in the information collection authorization request submitted to OMB for approval of this information collection. These comments will also become a matter of public record.

Authority: Section 204, Pub. L. 95-372, 92 Stat. 629 [43 U.S.C. 1334].

Dated: October 4, 1990.

Ed Cassidy.

Deputy Director, Minerals Management Service.

[FR Doc. 90-24267 Filed 10-15-90; 8:45 am] BILLING CODE 4310-MR-M

Information Collection Requirements for Subpart E, Well-Completion Operations

AGENCY: Minerals Management Service, Interior.

ACTION: Request for comments on the information collection requirements for Subpart E—Well-Completion Operations, 30 CFR part 250 (OMB No. 1010-0067).

SUMMARY: The Minerals Management Service (MMS), as part of its continuing effort to reduce the paperwork and respondent burden (required by the Paperwork Reduction Act of 1980, Pub. L. 96-511, 44 U.S.C. 3501 et seq.), provides the general public, industry. and State and other Federal agencies an opportunity to comment on current and proposed information collection requirements. The MMS will evaluate all comments and will revise reporting and recordkeeping requirements, as appropriate, to minimize respondent burdens. This notice specifically requests comments regarding the information collection burdens imposed by MMS regulations on lessees that conduct well-completion operations in the Outer Continental Shelf (OCS). Comments will be used in the preparation of an information collection request to be submitted to the Office of Management and Budget (OMB) for the renewal of information collection authorizations.

DATES: Comments may be submitted on or before November 15, 1990.

ADDRESSES: Comments and suggestions on these collection requirements should be submitted to Gerald D. Rhodes; Chief, Branch of Rules, Orders, and Standards; Offshore Rules and Operations Division, Mail Stop 4700, Minerals Management Service, 381 Elden Street, Herndon, Virginia 22070–4817, with copies to the Bureau Clearance Officer, Mail Stop 2300, 381 Elden Street, Herndon, Virginia 22070–4817 and to the Office of Management and Budget, Paperwork Reduction Project (1010–0067), Washington, DC 20503, telephone (202) 395–7340.

FOR FURTHER INFORMATION CONTACT: Copies of the current information collection requirements and supporting material may be obtained by contacting Gerald D. Rhodes, Chief, Branch of Rules, Orders, and Standards, telephone (703) 787–1600 or (FTS) 393–1600.

SUPPLEMENTARY INFORMATION:

I. Background

The OCS Lands Act, 43 U.S.C. 1331 et seq., gives the Secretary of the Interior (Secretary) the responsibility to

preserve, protect, and develop oil and gas resources in the OCS in a manner which is consistent with the need to make such resources available to meet the Nation's energy needs as rapidly as possible; balance orderly energy resources development with protection of the human, marine, and coastal environment; ensure the public a fair and equitable return on OCS resources; and preserve and maintain free enterprise competition.

The Paperwork Reduction Act of 1980 requires MMS to obtain approval of the information collection requirements for subpart E from OMB. The MMS obtained approval for the information collection requirements for subpart E in January 1988 during the restructuring and consolidation of the offshore operating regulations under 30 CFR part 250. This information collection was approved by OMB through January 31, 1991.

II. Current Actions

The MMS is preparing an information collection request that will be submitted to OMB in order to obtain renewal of the authorization for information collections for subpart E. An information collection authorization request must contain a description of the information collection requirements, statements justifying their collection, and responses to comments from individuals affected by the information collection. This notice provides a brief description of the information collection requirements for subpart E and the estimated burden for industry to prepare the information.

III. Request for Comments

The sections of subpart E that contain information collection requirements are listed below, along with MMS's estimates of the average number of annual responses, completion time per response, recordkeeping hours per lessee, and burden hours for each requirement. The burden hours have been calculated by multiplying the estimated number of well-completion activities (500) that will likely occur on OCS oil and gas leases during the next year by the estimated time to prepare the required information or recordkeeping.

The MMS requests the oil and gas industry and other interested parties to comment on these information collection requirements, including comments regarding the clarity of the information requirements, availability of required information, estimated burden hours, and frequency of collection.

(a) Section 250.76 Crew instructions.

Record date and time of crew safety meetings

-0 responses per year, 0 hours per response, 50 hours of recordkeeping (1 recordkeeping entry per crew ×2 crews per completion ×500 completions ×0.05 hours per entry), 50 burden hours.

(b) Section 250.81 Traveling-block safety device. Record results of weekly operational check of safety device —0 responses per year, 0 hours per response, 50 hours of recordkeeping (1 operational check per week × average of 2 weeks per completion operation ×500 completions ×0.05 hours recordkeeping time per entry), 50 burden hours.

(c) Section 250.85 Blowout prevention equipment. Well-control procedure for annular preventer when expected surface pressure exceeds rated working pressure submitted to District Supervisor, as appropriate —10 responses per year, 1.0 hour per response, 0 hours of recordkeeping, 10 burden hours.

(d) Section 250.86 Blowout preventer system testing, records, and drills. Record pressure testing, actuations, and inspections of the blowout preventer system, system components, and marine risers or record reason for postponing testing —0 responses per year, 0 hours per response, 194 hours of recordkeeping (470 tests ×0.4 hours to document test+30 postponed tests ×0.2 hours to document reason for test delay =188+6 hours of recordkeeping), 194 burden hours.

(e) Section 250.87 Tubing and wellhead equipment. Casing shall be pressure tested, calipered, or otherwise evaluated every 30 days following prolonged operations that could damage casing, and results should be submitted to the District Supervisor —10 responses per year, 0.5 hours per response, 0 hour of recordkeeping, 5 burden hours.

The total annual information collection burden on lessees for subpart E is 309 hours.

Comments submitted in response to this notice will be summarized and/or included in the information collection request submitted to OMB for approval of this information collection. These comments will also become a matter of public record.

Authority: Sec. 204, Pub. L. 95-372, 92 Stat. 629 (43 U.S.C. 1334).

Dated: October 4, 1990.

Ed Cassidy,

Deputy Director, Minerals Management Service.

[FR Doc. 90-24266 Filed 10-15-90; 8:45 am]

Information Collection Requirements for Subpart F, Well-Workover Operations

AGENCY: Minerals Management Service, Interior.

ACTION: Request for comments on the information collection requirements for Subpart F—Well-Workover Operations, 30 CFR part 250 (OMB No. 1010-0043).

SUMMARY: The Minerals Management Service (MMS), as part of its continuing effort to reduce the paperwork and respondent burden (required by the Paperwork Reduction Act of 1980, Pub. L. 96-511, 44 U.S.C. 3501 et seq.), provides the general public, industry, and State and other Federal agencies an opportunity to comment on current and proposed information collection requirements. The MMS will evaluate all comments and will revise reporting and recordkeeping requirements, as appropriate, to minimize respondent burdens. This notice specifically requests comments regarding the information collection burdens imposed by MMS regulations on lessees that conduct well-workover operations in the Outer Continental Shelf (OCS). Comments will be used in the preparation of an information collection request to be submitted to the Office of Management and Budget (OMB) for the renewal of information collection authorizations.

DATES: Comments may be submitted on or before November 15, 1990.

ADDRESSES: Comments and suggestions on these collection requirements should be submitted to Gerald D. Rhodes; Chief, Branch of Rules, Orders, and Standards; Offshore Rules and Operations Division; Mail Stop 4700; Minerals Management Service; 381 Elden Street; Herndon, Virginia 22070–4817, with copies to the Bureau Clearance Officer; Mail Stop 2300; 381 Elden Street; Herndon, Virginia 22070–4817 and to the Office of Management and Budget; Paperwork Reduction Project (1010–0043); Washington, DC 20503, telephone (202) 395–7340.

FOR FURTHER INFORMATION CONTACT: Copies of the current information collection requirements and supporting material may be obtained by contacting Gerald D. Rhodes; Chief, Branch of Rules, Orders, and Standards; telephone (703) 787–1600 or (FTS) 393–1600.

SUPPLEMENTARY INFORMATION:

I. Background

The OCS Lands Act, 43 U.S.C. 1331 et seq., gives the Secretary of the Interior (Secretary) the responsibility to preserve, protect, and develop oil and gas resources in the OCS in a manner which is consistent with the need to make such resources available to meet the Nation's energy needs as rapidly as possible; balance orderly energy resources development with protection of the human, marine, and coastal environment; ensure the public a fair and equitable return on OCS resources; and preserve and maintain free enterprise competition. To carry out

these responsibilities, the Secretary has authorized the Director of MMS to issue rules governing OCS oil and gas and sulphur lease operations. The rules governing well-workover operations are contained in 30 CFR part 250, Subpart F—Well-Workover Operations.

The Paperwork Reduction Act of 1980 requires MMS to obtain approval of the information collection requirements for subpart F from OMB. The MMS obtained approval for the information collection requirements for subpart F in January 1988 during the restructuring and consolidation of the offshore operating regulations under 30 CFR part 250. This information collection was approved by OMB through January 31, 1991.

II. Current Actions

The MMS is preparing an information collection request that will be submitted to OMB in order to obtain renewal of the authorization for information collections for subpart F. An information collection authorization request must contain a description of the information collection requirements, statements justifying their collection, and responses to comments from individuals affected by the information collection. This notice provides a brief description of the information collection requirements for subpart F and the estimated burden for industry to prepare the information.

III. Request for Comments

The sections of subpart F that contain information collection requirements are listed below, along with MMS's estimates of the average number of annual responses, completion time per response, recordkeeping hours per lessee, and burden hours for each requirement. The burden hours have been calculated by multiplying the estimated number of well-workover activities (400) that will likely occur on OCS oil and gas leases during the next year and the estimated time to prepare the required information or recordkeeping. The MMS requests the oil and gas and sulphur industries and other interested parties to comment on these information collection requirements, including comments regarding the clarity of the information requirements, availability of required information, estimated burden hours, and frequency of collection.

(a) Section 250.96 Crew instructions.

Record date and time of crew safety meetings—0 responses per year, 0 hours per response, 40 hours of recordkeeping (1 recordkeeping entry per crew x 2 crews per workover x 400 workovers x 0.05 hours per entry), 40 burden hours.

(b) Section 250.101 Traveling-block safety device. Record results of weekly operational check of safety device—0 responses per year, 0 hours per response, 40 hours of recordkeeping (1 operational check per week x average of 2 weeks per workover operation x 400 workovers x 0.05 hours recordkeeping time per entry), 40 burden hours.

(c) Section 250.105 Blowout prevention equipment. Well-control procedure for annular preventer when expected surface pressure exceeds rated working pressure submitted to District Supervisor, as appropriate—10 responses per year, 1.0 hours per response, 0 hours of recordkeeping, 10

burden hours.

(d) Section 250.106 Blowout preventer system testing, records, and drills. Record pressure testing, actuations, and inspections of the biowout preventer system, system components, and marine risers or record reason for postponing testing—0 responses per year, 0 hours per response, 155 hours of recordkeeping (375 tests x 0.4 hours to document test + 25 postponed tests x 0.2 hours to document reason for test delay = 150 + 5 hours of recordkeeping), 155 burden hours.

(e) Section 250.107 Tubing and wellhead equipment. Casing shall be pressure tested, calipered, or otherwise evaluated every 30 days following prolonged operations that could damage casing, and results should be submitted to the District Supervisor—10 responses per year, 0.5 hours per response, 0 hours of recordkeeping, 5 burden hours.

The total annual information collection burden on lessees for subpart F is estimated to be 250 hours.

Comments submitted in response to this notice will be summarized and/or included in the information collection request submitted to OMB for approval of this information collection. These comments will also become a matter of public record.

Authority: Section 204, Pub. L. 95-372, 92 Stat. 629 (43 U.S.C. 1334).

Dated: October 4, 1990.

Ed Cassidy,

Deputy Director, Minerals Management Service,

[FR Doc. 90-24268 Filed 10-15-90; 8:45 am] BILLING CODE 4310-MR-M

Information Collection Requirements for Subpart G, Abandonment of Wells

AGENCY: Minerals Management Service, Interior.

ACTION: Request for comments on the information collection requirements for Subpart G—Abandonment of Wells, 30 CFR part 250 (OMB No. 1010-0079).

SUMMARY: The Minerals Management Service (MMS), as part of its continuing effort to reduce the paperwork and respondent burden (required by the Paperwork Reduction Act of 1980, Pub. L. 96-511, 44 U.S.C. 3501 et seq.),

provides the general public, industry, and State and other Federal agencies an opportunity to comment on current and proposed information collection requirements. The MMS will evaluate all comments and will revise reporting and recordkeeping requirements, as appropriate, to minimize respondent burdens. This notice specifically requests comments regarding the information collection burdens imposed by MMS regulations on lessees that plan to maintain the temporarily abandoned status of a well drilled under an oil and gas or sulphur lease in the Outer Continental Shelf (OCS). Comments will be used in the preparation of an information collection request to be submitted to the Office of Management and Budget (OMB) for the renewal of information collection authorizations.

DATES: Comments may be submitted on or before November 15, 1990.

ADDRESSES: Comments and suggestions on these collection requirements should be submitted to Gerald D. Rhodes, Chief, Branch of Rules, Orders, and Standards, Offshore Rules and Operations Division, Mail Stop 4700, Minerals Management Service, 381 Elden Street, Herndon, Virginia 22070—4817, with copies to the Bureau Clearance Officer, Mail Stop 2300, 381 Elden Street, Herndon, Virginia 22070—4817 and to the Office of Management and Budget, Paperwork Reduction Project (1010—0079), Washington, DC 20503, telephone (202) 395—7340.

FOR FURTHER INFORMATION CONTACT:

Copies of the current information collection requirements and supporting material may be obtained by contacting Gerald D. Rhodes, Chief, Branch of Rules, Orders, and Standards, telephone (703) 787–1600 or (FTS) 393–1600.

SUPPLEMENTARY INFORMATION:

I. Background

The OCS Lands Act, 43 U.S.C. 1331 et seq., gives the Secretary of the Interior (Secretary) the responsibility to preserve, protect, and develop oil and gas resources in the OCS in an appropriate manner. The OCS Lands Act requires the holders of OCS oil and gas and sulphur leases to conduct operations using technology. precautions, and techniques sufficient to prevent or minimize physical obstruction to other users of the waters or subsoil and seabed, or other occurrences which may cause damage to the environment or to property, or endanger life or health. To carry out these responsibilities, the Secretary has authorized the Director of MMS to issue regulations governing OCS oil and gas and sulphur lease operations. The rules

governing the temporary abandonment of a drilling well are contained in 30 CFR Part 250, Subpart G—Abandonment of Wells. The information collected under Subpart G is evaluated by MMS to determine the necessity for allowing a well to remain in a temporarily abandoned status.

The Paperwork Reduction Act of 1980 requires MMS to obtain approval of the information collection requirements for subpart G from OMB. The MMS obtained approval for the information collection requirements for subpart G in January 1988 during the restructuring and consolidation of the offshore operating regulations under 30 CFR part 250. This information collection was approved by OMB through January 31, 1991.

II. Current Actions

The MMS is preparing an information collection request that will be submitted to OMB in order to obtain renewal of the authorization for information collections for subpart G. An information collection authorization request must contain a description of the information collection requirements, statements justifying their collection, and responses to comments from individuals affected by the information collection. This notice provides a brief description of the information collection requirements for subpart G and the estimated burden for industry to complete the required information.

III. Request for Comments

The section of subpart G that contains an information collection requirement is listed below, along with MMS's estimates of the number of annual reports, completion time per réport, and total burden hours for the requirement. The total burden for reporting has been calculated by multiplying the estimated number of reentry reports that will be submitted in a year by the estimated time to complete each report. The MMS requests the oil and gas and sulphur industries and other interested parties to comment on these information collection requirements, including comments regarding the clarity of the information requirements, availability of required information, estimated burden hours, and frequency of collection.

Section 250.113 Temporary abandonment. An annual report describing plans for reentry to complete or permanently abandon well— 1,000 reports per year, 0.25 hours per report, 250 total burden hours.

The total annual information collection burden on lessees for subpart G is 250 hours.

Comments submitted in response to this notice will be summarized and/or included in the information collection package submitted to OMB for approval of this information collection. These comments will also become a matter of public record.

Authority: Sec. 204, Pub. L. 95-372, 92 Stat. 629 (43 U.S.C. 1334).

Dated: October 4, 1990.

Ed Cassidy.

Deputy Director, Minerals Management Service.

[FR Doc. 90-24269 Filed 10-15-90; 8:45 am]

Information Collection Requirements for Prospecting for Minerals Other Than Oil, Gas, and Sulphur in the Outer Continental Shelf

AGENCY: Minerals Management Service, Interior.

ACTION: Request for comments on the information collection requirements for Prospecting for Minerals Other Than Oil, Gas, and Sulphur in the Outer Continental Shelf, 30 CFR part 280 (OMB No. 1010–0072).

SUMMARY: The Minerals Management Service (MMS), as part of its continuing effort to reduce the paperwork and respondent burden (required by the Paperwork Reduction Act of 1989, Pub. L. 96-511, 44 U.S.C. 3501 et seq.), provides the general public, industry, and State and other Federal agencies an opportunity to comment on current and proposed information collection requirements. The MMS will evaluate all comments and will revise reporting and recordkeeping requirements, as appropriate, to minimize respondent burdens. This notice specifically requests comments regarding the information collection burdens imposed by MMS regulations on Prospecting for Minerals Other Than Oil, Gas, and Sulphur in the Outer Continental Shelf (OCS). Comments will be used in the preparation of an information collection request to be submitted to the Office of Management and Budget (OMB) for the renewal of information collection authorizations.

DATE: Comments may be submitted on or before November 15, 1990.

ADDRESSES: Comments and suggestions on these collection requirements should be submitted to Gerald D. Rhodes, Chief, Branch of Rules, Orders, and Standards, Offshore Rules and Operations Division, Mail Stop 4700, Minerals Management Service, 381 Elden Street, Herndon, Virginia 22070–4817, with copies to the Bureau Clearance Officer, Mail Stop

2300, 381 Elden Street, Herndon, Virginia 22070–4817 and to the Office of Management and Budget, Paperwork Reduction Project (1010–0072), Washington, DC 20503, telephone (202) 395–7340.

FOR FURTHER INFORMATION CONTACT: Copies of the current information collection requirements and supporting material may be obtained by contacting Gerald D. Rhodes, Chief, Branch of Rules, Orders, and Standards, telephone [703] 787–1600 or (FTS) 393–1600.

SUPPLEMENTARY INFORMATION:

I. Background

Section 8(k) of the OCS Lands Act, 43 U.S.C. 1337, authorizes the Secretary of the Interior (Secretary) "* * * to grant to the qualified persons offering the highest cash bonuses on a basis of competitive bidding leases of any mineral other than oil, gas, and sulphur in any area of the Outer Continental Shelf not then under lease for such mineral upon such royalty, rental, and other terms and conditions as the Secretary may prescribe * * * ." To carry out these responsibilities, the Secretary has authorized the Director of MMS to issue rules governing the prospecting for minerals other than oil, gas, and sulphur. These rules are contained in 30 CFR Part 280-Prospecting for Minerals Other than Oil, Gas, and Sulphur in the OCS (Prospecting).

The Paperwork Reduction Act of 1980 requires MMS to obtain approval of the information collection requirements for Prospecting from OMB. The MMS submitted an information collection authorization request for renewal in October 1989 and received approval for this information collection through January 1991.

II. Current Actions

The MMS is preparing an information collection request that will be submitted to OMB in order to obtain renewal of the information collection authorizations for Prospecting. An information collection authorization request must contain a description of the information collection requirements, statements justifying their collection, and responses to comments from individuals affected by the information collection. This notice provides a brief description of the information collection requirements for Prospecting and the estimated burden for industry to prepare the information.

III. Request for Comments

The sections of Prospecting that contain information collection requirements are listed below, along with MMS's estimates of the average number of annual responses, completion time per response, recordkeeping hours, and total burden hours for each requirement. The MMS requests the marine mining industry and other interested parties to comment on these information collection requirements, including comments regarding the clarity of the information requirements, availability of required information, estimated burden hours, and frequency of collection.

(a) Section 280.5 Application for a prospecting or scientific research permit. An application for a prospecting permit shall include name, address, and nationality of permittee and person(s) directly responsible for conducting the activities, description and map of the area(s) covered by the application; time covered by term of permit; description and schedule of activities to be conducted; prospecting plan; and indication of which data and information in the prospecting application are considered proprietary. An application for a scientific research permit shall include name of the person conducting the proposed research; type of research activity and manner in which it will be conducted; location of the proposed research activity designated on a map, plat, or chart; schedule for proposed scientific research activity; proposed time and manner in which the information and data resulting from the research will be made available to the public for inspection and reproduction; agreement that the information and data resulting from the scientific research activity will not be sold or withheld for exclusive use; name, registry number, registered owner, and port of registry of vessels used in the operation; and scientific research plan-9 applications per year, 10 hours per application, a hours of recordkeeping, 90 burden hours.

(b) Section 280.6 Prospecting or scientific research plan. The plan shall include identification of the mineral(s) or material(s) of interest; description of the activities to be conducted; type(s) of equipment to be used; name, registration, and mobile communication system of vessel(s): maps showing location of proposed activities and proposed survey grids for each surveying method; schedule for proposed activity; anticipated environmental consequences of proposed activity; mitigation measures used to avoid or minimize adverse environmental impacts of proposed activities; a plan for monitoring the effects of the activities on the environment; known archaeological resources in the area of the proposed activities: description of any potential conflicts with other uses or users in the permit area; and a drilling plan if appropriate-9 plans per year, 10 hours per plan, 0 hours of recordkeeping, 90 burden

(c) Section 280.7 Obligations of persons.

The permittee shall notify the Director of a substantial change from the approved plan—4 responses per year, 3 hours per response, 0 hours of recordkeeping, 12 burden hours.

(d) Section 280.8 Reporting. The quarterly report shall include a summary of the prospecting or scientific research activities conducted prior to the end of the reporting period and the results obtained—36 reports per year, 3.8 hours per report, 0 hours of recordkeeping, 136 burden hours.

(e) Section 280.8 Reporting. The final report shall include description of the work performed; charts, maps, or plats depicting the area and blocks in which any activities were conducted; dates actual activities were performed; summary of any mineral occurrences encountered including location, environmental features, and the nature and degree of adverse effects on the environment, aquatic life, archaeological resources, or other uses of the area; report of the results of the environmental monitoring; and descriptions of other activities conducted as specified by the Director-9 reports per year, 30 hours per report, 0 hours of recordkeeping, 270 burden hours.

(f) Section 280.8 Reporting. The permittee shall notify the Director of all serious accidents, any death or serious injury, or fire or explosion connected with any activity conducted—one response per year, 1 hour per response, 0 hours of recordkeeping, 1 burden

(g) Section 280.9 Recordkeeping. A representative split of each geological sample and a quarter longitudinal segment of each core shall be available for inspection at the convenience of the Director for 1 year, and data and information collected under a permit, including environmental data and information; geological and geophysical data and information; drill logs; analyses of cores, cuttings, and samples; and maps and navigation tapes showing the location where samples were taken and test drilling conducted, shall be kept available for 3 years at a location approved by the Director-0 responses per year, 0 hours per response, 54 hours of recordkeeping, 54 burden hours.

The total annual information collection burden on permittees for Prospecting is estimated to be 653 hours.

Comments submitted in response to this notice will be summarized and/or included in the information collection request submitted to OMB for approval of this information collection. These comments will also become a matter of public record.

Authority: Section 204, Pub. L. 95-372, 92 Stat. 629 (43 U.S.C. 1337).

Dated: October 4, 1990.

Ed Cassidy,

Deputy Director, Minerals Management Service.

[FR Doc. 90-24270 Filed 10-15-90; 8:45 am] BILLING CODE 4310-MR-M

National Park Service

National Register of Historic Places; Proposed NHL Boundaries

The National Park Service has been working to establish boundaries for all

National Historic Landmarks for which no specific boundary was identified at the time of designation, and therefore, are without a clear delineation of the amount of property involved. The results of such designation make it important that we define specific boundaries for each landmark.

In accordance with the National
Historic Landmark program regulations
36 CFR Part 65, the National Park
Service notifies owners, public officials
and other interested parties and
provides them with an opportunity to
make comments on the proposed
boundaries.

Comments on the proposed boundaries will be received for 60 days after the date of this notice. Please address replies to Jerry L. Rogers, Associate Director, Cultural Resources, and Keeper of the National Register of Historic Places, National Park Service, P.O. Box 37127, Washington, DC 20013–7127, Attention: Chief of Registration (202) 343–9536. Copies of the documentation of the landmarks and their proposed boundaries, including maps may be obtained from that same office.

Carol D. Shull,

Chief of Registration, National Register of Historic Places, Interagency Resources Division.

Hull-Rust-Mahoning National Historic Landmark St. Louis County, MN

Verbal Boundary Description:

The west one-quarter of the district includes southwestern, western, and northwestern boundaries of the district. These are drawn to include all historic mines associated with the large continuous Hull-Rust-Mahoning pit. They follow the southern and western rims of the historic mines in this area or straight lines connecting the rims (as with the Morton, Carmi, and Lamberton mines). The decision to follow the west and north edges of section 3 T58N R21W was determined by the local description of the mine leases in this area and by the total inaccessibility of this portion of the district. The northwest boundary of the district heads east to meet the north rim of the Kerr Mine which itself is part of the continuous large Hull-Rust-Mahoning pit.

Biltmore National Historic Landmark Ashville, NC

Verbal Boundary Description:

Beginning at the intersection of McDowell Street and the private road, proceed west along the southern curb of the private road, when the private road curves south, continue in the same westward direction to the south bank of the French Broad River; thence west along said bank 1.5 miles, thence southwest to the opposite bank of the river; thence northwest to the 2000' contour line; thence southwest to the east curb of Brevard Road; thence southerly along said curb to its intersection with Interstate 26; thence southeast along the west curb of Interstate 26 to the north curb of the Blue Ridge Parkway; thence follow said curb southeast, east, north, east, and northeast to the west curb of 2000, more or less, to a point; thence north to the southern curb of Cedar Cliff Road; thence northeast along said curb to its intersection with the west curb of Vanderbilt Forest Road; thence northerly along said curb to the point of origin.

Long Wharf and Custom House Block National Historic Landmark Boston, MA

Verbal Boundary Description:

Beginning at the intersection of the outer line of the southern bulkhead of Long Wharf and a line of convenience parallel to and 40 feet west of the west wall of the brick warehouse known as the Chart House; thence, northerly along said line of convenience 180 feet to a point; thence, easterly along a second line of convenience drawn at a right angle to the first approximately 170 feet to the northern bulkhead of Long Wharf; thence, easterly along the outer line of said northern bulkhead of Long Wharf (approximately 430 feet), southerly along the outer line of the eastern bulkhead of Long Wharf (approximately 220 feet), and westerly along the outer line of the southern bulkhead of Long Wharf (approximately 580 feet) to the point of beginning.

[FR Doc. 90-24261 Filed 10-15-90; 8:45 am]

Mississippi River Coordinating Commission Meeting

AGENCY: National Park Service, Interior.
ACTION: Notice of meeting.

summary: This notice sets the schedule for the forthcoming meeting of the Mississippi River Coordinating Commission. Notice of this meeting is required under the Federal Advisory Committee Act.

DATES: October 26, 1990; 8:30 a.m. to 12 a.m.

ADDRESSES: Council Chambers, Metropolitan Council, Mears Park Centre, 230 East Fifth Street, St. Paul, Minnesota. FOR FURTHER INFORMATION CONTACT:

Norman J. Reigle, Superintendent, Mississippi National River and Recreation Area, Post Office Box 65456, St. Paul, MN 55165-0456 (612-290-4160).

SUPPLEMENTARY INFORMATION: The Mississippi River Coordinating Commission was established by Pub. L. 100–696, November 18, 1988.

Dated: September 28, 1990.

Don H. Castleberry.

Regional Director, Midwest Region. [FR Doc. 90-24259 Filed 10-15-90; 8:45 am]

BILLING CODE 4310-70-M

Upper Delaware Scenic and Recreational River

AGENCY: National Park Service; Upper Delaware Citizens Advisory Council. ACTION: Notice of change of meeting date.

SUMMARY: This notice changes the date of the October, 1990, meeting of the Upper Delaware Citizens Advisory Council. Notice of this meeting change is required under the Federal Advisory Committee Act.

DATE: November 2, 1990.

TYPE OF MEETING: Business.

ADDRESSES: Town of Tusten Hall, Bridge Street, Narrowsburg, New York.

Press Releases containing specific information regarding the subject of the monthly meeting will be published in the following area newspapers:

The Sullivan County Democrat
The Times Herald Record
The River Reporter
The Tri-state Gazette
The Pike County Dispatch
The Wayne Independent
The Hawley News Eagle
The Weekly Almanac

Announcements of cancellation due to inclement weather will be made by radio stations WDNH, WDLC, WSUL, and WVOS.

FOR FURTHER INFORMATION CONTACT: John T. Hutzky, Superintendent; Upper Delaware Scenic and Recreational River, P.O. Box C, Narrowsburg, New York 12764–0159; 717–729–8251.

SUPPLEMENTARY INFORMATION: The Advisory Council was established under section 704(f) of the National Parks and Recreation Act of 1978, Public Law 95–625, 16 U.S.C. s1724 note, to encourage maximum public involvement in the development and implementation of the plans and programs authorized by the Act. The Council is to meet and report to the Delaware River Basin Commission, the Secretary of the Interior, and the Governors of New York and

Pennsylvania in the preparation and implementation of the management plan, and on programs which relate to land and water use in the Upper Delaware Region.

All meetings are open to the public. Any member of the public may file with the Council a written statement concerning agenda items. The statement should be addressed to the Upper Delaware Citizens Advisory Council, P.O. Box 84, Narrowsburg, New York 12764. Minutes of the meeting will be available for inspection four weeks after the meeting, at the permanent headquarters of the Upper Delaware Scenic and Recreational River, River Road, 1-% miles north of Narrowsburg, New York; Damascus Township, Pennsylvania.

James W. Coleman, Jr.,

Regional Director, Mid-Atlantic Region.
[FR Doc. 90-24250 Filed 10-15-90; 8:45 am]
BILLING CODE 4310-70-M

DEPARTMENT OF LABOR

Employment and Training Administration

Determinations Regarding Eligibility To Apply for Worker Adjustment Assistance

In accordance with section 223 of the Trade Act of 1974 (19 USC 2273) the Department of Labor herein presents summaries of determinations regarding eligibility to apply for adjustment assistance issued during the period September and October 1990.

In order for an affirmative determination to be made and a certification of eligibility to apply for adjustment assistance to be issued, each of the group eligibility requirements of section 222 of the Act must be met.

(1) That a significant number or proportion of the workers in the workers' firm, or an appropriate subdivision thereof, have become totally or partially separated,

(2) That sales or production, or both, of the firm or subdivision have decreased absolutely, and

(3) That increases of imports of articles like or directly competitive with articles produced by the firm or appropriate subdivision have contributed importantly to the separations, or threat thereof, and to the absolute decline in sales or production.

Negative Determinations

In each of the following cases the investigation revealed that criterion (3) has not been met. A survey of customers indicated that increased imports did not

contribute importantly to worker separations at the firm.

TA-W-24,674; Remington Building Products, Millen, GA

TA-W-24,658; Woodstock Die Cast, Woodstock IL

In the following cases, the investigation revealed that the criteria for eligibility has not been met for the reasons specified.

TA-W-24,683; Diebold, Inc., Canton, OH Increased imports did not contribute importantly to worker separations at the firm.

TA-W-24,696; Pharmacia Diagnostics, Inc., Fairfield, NJ

Increased imports did not contribute importantly to worker separations at the firm.

TA-W-24,697; Phoenix Tube, New Brunswick, NJ

The investigation revealed that criterion (1) has not been met. A significant number or proportion of the workers did not become totally or partially separated as required for certification.

TA-W-24,668; Kessler Knitting & Dye Div., Grand Rapids, MI

Increased imports did not contribute importantly to worker separations.

Affirmative Determinations

TA-W-24,721; QED Exploration, Inc., Denver, CO

A certification was issued covering all workers separated on or after July 28, 1989 and before October 1, 1990.

TA-W-24,659; D.T.W., Inc., Three River, MI

A certification was issued covering all workers separated on or after July 17, 1989.

TA-W-24,667; Kessler, Inc., Wayland,

A certification was issued covering all workers separated on or after July 17, 1989.

TA-W-24,662; Elkay Industries, Inc., Wilkes-Barre, PA

A certification was issued covering all workers separated on or after June 15, 1989.

TA-W-24,662A; Elkay Industries, Inc., New York, NY

A certification was issued covering all workers separated on or after June 15, 1989.

TA-W-24,662B; Elkay Industries, Inc., Sumter, SC

A certification was issued covering all workers separated on or after June 15, 1989.

TA-W-24,662C; Elkay Industries, Inc., Coward, SC A certification was issued covering all workers separated on or after June 15, 1989.

TA-W-24,662D; Elkay Industries, Inc., Camden, SC

A certification was issued covering all workers separated on or after June 15, 1989.

TA-W-24,662E; Elkay Industries, Inc., Heath Springs, SC

A certification was issued covering all workers separated on or after June 15, 1989.

TA-W-24,662F; Elkay Industries, Inc., Olanta, SC

A certification was issued covering all workers separated on or after June 15, 1989.

TA-W-24,662G; Elkay Industries, Inc., Holly Hill, SC

A certification was issued covering all workers separated on or after June 15, 1989.

TA-W-24,662H; Elkay Industries, Inc., Cheraw, SC

A certification was issued covering all workers separated on or after June 15,

TA-W-24,8621; Elkay Industries, Inc., Williston, SC

A certification was issued covering all workers separated on or after June 15, 1989.

TA-W-24,662J; Elkay Industries, Inc., Turbeville, SC

A certification was issued covering all workers separated on or after June 15, 1989.

I hereby certify that the aforementioned determinations were issued during the month of September and October 1990. Copies of these determinations are available for inspection in Room C4318, U.S. Department of Labor, 200 Constitution Avenue, NW., Washington, DC 20210 during normal business hours or will be mailed to persons to write to the above address.

Dated: October 10, 1990.

Marvin M. Fooks,

Director, Office of Trade Adjustment Assistance.

[FR Doc. 90-24316 Filed 10-15-90; 8:45 am] BILLING CODE 4510-30-M

Determinations Regarding Eligibility to Apply for Worker Adjustment Assistance

In accordance with section 223 of the Trade Act of 1974 (19 U.S.C. 2273) the Department of Labor herein presents summaries of determinations regarding eligibility to apply for adjustment assistance issued during the period September 1990.

In order for an affirmative determination to be made and a certification of eligibility to apply for adjustment assistance to be issued, each of the group eligibility requirements of section 222 of the Act must be met.

(1) That a significant number or proportion of the workers in the workers' firm, or an appropriate subdivision thereof, have become totally or partially separated.

(2) That sales or production, or both, of the firm or subdivision have decreased absolutely, and

(3) That increases of imports of articles like or directly competitive with articles produced by the firm or appropriate subdivision have contributed importantly to the separations, or threat thereof, and to the absolute decline in sales or production.

Negative Determinations

In each of the following cases the investigation revealed that criterion (3) has not been met. A survey of customers indicated that increased imports did not contribute importantly to worker separations at the firm.

TÂ-W-24,701; Ted Butcher, Inc., Sequim, WA

TA-W-24,649; Package machinery Co., Reed Div., Stafford Springs, CT

TA-W-24,703; Watervliet Paper Co., Watervliet, MI

TA-W-24,632; Anchor Hocking Packaging Co., Connellsville, PA

TA-W-24,640; J.L. Coombs, Inc., Phillip, ME

TA-W-24,653; Signal Apparel, Inc., New Tazwell, TN

TA-W-24,685; Fairset Manufacturing Co., New York, NY

TA-W-24,656; Welchem, Inc., Houston, TX

In the following cases, the investigation revealed that the criteria for eligibility has not been met for the reasons specified.

TA-W-24,675; Royal Canin U.S.A., Inc., Everson, PA

Increased imports did not contribute importantly to worker separations at the firm.

TA-W-24,700; Smithkline Beecham, Bristol, TN

Increased imports did not contribute importantly to worker separations at the firm.

TA-W-24,686; Gaylord Container Corp., Baltimore, OH

Increased imports did not contribute importantly to worker separations at the firm.

TA-W-24,690; Kaman Instrumention, Colorado Springs, CO Increased imports did not contribute importantly to worker separations

TA-W-24,664; Fourply, Inc., Grants Pass, OR

U.S. imports of softwood plywood were negligible.

TA-W-24,638; Fryburg Trucking Service, Inc., Belfield, ND

The workers' firm does not produce an article as required for certification under Section 222 of the Trade Act of 1974.

TA-W-24,646; Mike Byrd Casing Crews, Inc., Hamlin, TX

The workers' firm does not produce an article as required for certification under Section 222 of the Trade Act of 1974.

TA-W-24,679; Bohemia, Inc., Culp Creek, OR

U.S. imports of softwood were negligible during the relevant time period.

TA-W-24,666; Halstead Industries, Inc., Zelienople, PA

Increased imports did not contribute importantly to worker separations at the firm.

TA-W-24,717; Joshi Technologies International, Tulsa, OK

The workers' firm does not produce an article as required for certification under Section 222 of the Trade Act of 1974.

TA-W-24,673; Prairie Producing Co., Houston, TX

Increased imports did not contribute importantly to worker separations at the firm.

TA-W-24,680; Bradford Pipe, Inc., Titusville, PA

The workers' firm does not produce an article as required for certification under section 222 of the Trade Act of

TA-W-24,681; Bradford, Inc., Bradford, PA

The workers' firm does not produce an article as required for certification under Section 222 of the Trade Act of

Certifications

TA-W-24,647; Nelson Drilling, Inc., Gillette, WY

A certification was issued covering all workers separated on or after July 9, 1989.

TA-W-24,654; Terex Corp., Northwest Engineering, Green Bay, WI

A certification was issued covering all workers separated on or after July 10, 1989.

TA-W-24,682; D&G Shake Co., Inc., Amanda Park, WA A certification was issued covering all workers separated on or after July 12, 1989.

TA-W-24,698; Schott Electronics, Inc., Seymour, CT

A certification was issued covering all workers separated on or after July 23, 1989.

TA-W-24,618; Oxford of Covington, Covington, GA

A certification was issued covering all workers separated on or after June 29, 1989.

TA-W-24,631; American Lantern Co., Newport, AR

A certification was issued covering all workers separated on or after July 8, 1989.

TA-W-24,720; Nidec Corp., Torrington, CT

A certification was issued covering all workers separated on or after July 27, 1989.

TA-W-24,677; Thor Energy, Shreveport, LA

A certification was issued covering all workers separated on or after July 12, 1989.

TA-W-24,665; General Electric Motor Division, Holland, MI

A certification was issued covering all workers separated on or after July 16, 1989.

TA-W-24,699; Skagit Shake Co., Concrete, WA

A certification was issued covering all workers separated on or after July 11, 1989.

TA-W-24,663; Fisher Price, Inc., Holland, NY

A certification was issued covering all workers separated on or after July 20, 1989.

TA-W-24,670; MGM, Inc., Mohall, ND

A certification was issued covering all workers separated on or after July 16, 1989.

I hereby certify that the aforementioned determinations were issued during the month of September 1990. Copies of these determinations are available for inspection in Room C4318, U.S. Department of Labor, 200 Constitution Avenue, NW., Washington, DC 20210 during normal business hours or will be mailed to persons who write to the above address.

Dated: October 4, 1990.

Marvin M. Fooks,

Director, Office of Trade Adjustment Assistance.

[FR Doc. 90-24317 Filed 10-15-90; 8:45 am] BILLING CODE 4510-30-M

Job Training Partnership Act: Announcement of Proposed Noncompetitive Grant Award

AGENCY: Employment and Training Administration, Labor.

ACTION: Notice of intent to award a noncompetitive grant.

SUMMARY: The Employment and Training Administration (ETA) announces its intent to modify our current grant on a non-competitive basis with the National Youth Employment Coalition for the provision of Specialized Services under the authority of the Job Training Partnership Act (JTPA).

DATES: It is anticipated that this grant agreement will be executed by November 9, 1990, and will be funded for one year. Submit comments by 4:45 p.m. (Eastern Time), on October 31, 1990. ADDRESSES: Submit comments regarding this proposed assistance award to: U.S. Department of Labor, Employment and Training Administration, Room C-4305, 200 Constitution Avenue, NW., Washington, DC 20210, Attention: Charlotte Adams; Reference FR-DAA-001-91.

SUPPLEMENTARY INFORMATION: The **Employment and Training** Administration (ETA) announces its intent to modify its current grant with the National Youth Employment Coalition. The grantee will promote the development of coalitions at the local level among training and employment service providers and private sector employers, to identify and test more effective cooperative approaches and strategies for enhancing long-term training and job opportunities for youth. Funds for this activity are authorized by the Job Training Partnership Act (JTPA), as amended, Title IV-Federally Administered Programs. The proposed funding is approximately \$50,000 for a one-year period.

Signed at Washington, DC, on October 3, 1990.

Robert D. Parker,

ETA Grant Officer. [FR Doc. 90–24321 Filed 10–15–90; 8:45 am]

[TA-W-24,551]

Helmerich and Payne, Inc. Iraan, TX; Dismissal of Application for Reconsideration

Pursuant to 29 CFR 90.18 an application for administrative reconsideration was filed with the Director of the Office of Trade Adjustment Assistance for workers at Helmerich and Payne, Inc., Iraan, Texas. The review indicated that the application contained no new substantial information which would bear importantly on the Department's determination. Therefore, dismissal of the application was issued.

TA-W-24,551; Helmerich and Payne, Incorporated Iraan, Texas (October 4, 1990)

Signed at Washington, DC, this 10th day of October, 1990.

Marvin M. Fooks,

Director, Office of Trade Adjustment Assistance.

[FR Doc. 90-24318 Filed 10-15-90; 8:45 am]

Mine Safety and Health Administration [Docket No. M-90-145-C]

Rawl Sales and Processing Co.; Petition for Modification of Application of Mandatory Safety Standard

Rawl Sales and Processing Company, P.O. Box 722, Matewan, West Virginia 25678 has filed a petition to modify the application of 30 CFR 75.900 (low- and medium-voltage circuits serving three-phase alternating current equipment; circuit breakers) to its Rocky Hollow Mine (I.D. No. 46-05195) located in Mingo County, West Virginia. The petition is filed under section 101(c) of the Federal Mine Safety and Health Act of 1977.

A summary of the petitioner's statements follows:

1. The petition concerns the requirement that low- and medium-voltage power circuits serving three-phase alternating current equipment be protected by suitable circuit breakers of adequate interrupting capacity which are properly tested and maintained. Such breakers are required to be equipped with devices to provide protection against undervoltage, grounded phase, short circuit, and overcurrent.

2. As an alternate method, petitioner proposes to use shunt-trip circuit breakers and relays to obtain undervoltage protection with specific equipment and procedures as outlined in the petition.

3. The use of undervoltage circuit breakers creates an extremely hazardous safety condition. Whenever the power blinks, workers are dashing to each belt drive location to reset the circuit breakers. A sense of urgency often causes the workers to take unplanned actions which places their safety and that of their fellow workers in jeopardy.

4. Petitioner states that the proposed alternate method will provide the same degree of safety for the miners affected as that provided by the standard.

Request for Comments

Persons interested in this petition may furnish written comments. These comments must be filed with the Office of Standards, Regulations and Variances, Mine Safety and Health Administration, Room 627, 4015 Wilson Boulevard, Arlington, Virginia 22203. All comments must be postmarked or received in that office on or before November 15, 1990. Copies of the petition are available for inspection at that address.

Dated: October 10, 1990. Patricis W. Silvey,

Director, Office of Standards, Regulations and Variances.

[FR Doc. 90-24319 Filed 10-15-90; 8:45 am]

[Docket No. M-90-142-C]

Wolf-Creek Collieries Co.; Petition for Modification of Application of Mandatory Safety Standard

Wolf-Creek Collieries Company,
Caller 802, Lovely, Kentucky 41231, has
filed a petition to modify the application
of 30 CFR 75.900 (low- and mediumvoltage circuits serving three-phase
alternating current equipment; circuit
breakers) to its No. 4 Mine (I.D. No. 1504020) located in Martin County,
Kentucky. The petition is filed under
section 101(c) of the Federal Mine Safety
and Health Act of 1977.

A summary of the petitioner's statements follows:

1. The petition concerns the requirement that low- and medium-voltage power circuits serving three-phase alternating current equipment be protected by suitable circuit breakers of adequate interrupting capacity which are properly tested and maintained as prescribed by the Secretary and that such breakers be equipped with devices to provide protection against undervoltage, grounded phase, short circuit, and overcurrent.

2. The petitioner states that application of the standard would result in a diminution of safety for the following reasons:

(a) The mine is an old, extensively worked mine which has frequent power outages and an inconsistent power

(b) After each power outage, a worker must go to each pump location and reset the breakers before the pumps will resume operating. This results in hasty,

unplanned travel to old abandoned areas of the mine.

(c) Some areas of the mine accumulate water during the time involved in resetting power to the pumps.

The petitioner feels that the use of pump power contactors would provide the same degree of protection as the standard.

4. For these reasons, the petitioner requests a modification of the standard.

Request for Comments

Persons interested in this petition may furnish written comments. These comments must be filed with the Office of Standards, Regulations and Variances, Mine Safety and Health Administration, Room 627, 4015 Wilson Boulevard, Arlington, Virginia 22203. All comments must be postmarked or received in that office on or before November 15, 1990. Copies of the petition are available for inspection at that address.

Dated: October 10, 1990.

Patricis W. Silvey,

Director, Office of Standards, Regulations and Variances.

[FR Doc. 90–24320 Filed 10–15–90; 8:45 am]

BILLING CODE 4510–43–M

THE LIBRARY OF CONGRESS

National Film Preservation Board; Public Meeting, Dayton, OH

November 1, 1990.

AGENCY: Library of Congress, National Film Preservation Board.

ACTION: Notice of public meeting.

This notice is issued pursuant to Public Law 100-446, The National Film Preservation Act of 1988, 2 U.S.C. 178, by Dr. James H. Billington, the Librarian of Congress, to inform the public that the next meeting of the National Film Preservation Board will be held in Dayton, Ohio. The meeting will be held on Thursday, November 1, 1990 at 1:30 p.m., at Wright State University, University Center, room 155. The meeting site is located on the campus of Wright State University on University Center Drive. If necessary, the Board will also meet on Friday, November 2, at 9:30 a.m., at the same location.

For more information on the meeting location call the Library of Congress Public Information Office (202) 707-5000. FOR FURTHER INFORMATION CONTACT: Eric Schwartz, Counsel, The National Film Preservation Board, Library of Congress, Washington, DC 20540. Telephone: (202) 707-8350.

Dated: October 11, 1990.

Approved by: James H. Billington,

The Librarian of Congress.
[FR Doc. 90-24314 Filed 10-15-90; 8:45 am]
BILLING CODE 1419-18-86

NATIONAL AERONAUTICS AND SPACE ADMINISTRATION

[Notice 90-78]

NASA Advisory Council (NAC), Space Science and Applications Advisory Committee (SSAAC), Life Sciences Subcommittee; Meeting

AGENCY: National Aeronautics and Space Administration.

ACTION: Notice of meeting.

SUMMARY: In accordance with the Federal Advisory Committee Act, Public Law 92–463, as amended, the National Aeronautics and Space Administration announces a forthcoming meeting of the NASA Advisory Council, Space Science and Applications Advisory Committee, Life Sciences Subcommittee.

DATES: October 23, 1990, 8:30 a.m. to 5:30 p.m.; and October 24, 1990, 8:30 a.m. to 1:15 p.m.

ADDRESSES: Holiday Inn-Capitol, Columbia B Room, 500 C Street, SW., Washington, DC 20024.

FOR FURTHER INFORMATION CONTACT: Dr. Ronald J. White, Code SB, National Aeronautics and Space Administration, Washington, DC 20546 (202/453-2128).

SUPPLEMENTARY INFORMATION: The Space Science and Applications Advisory Committee consults with and advises the NASA Office of Space Science and Applications (OSSA) on long-range plans for, work in progress on, and accomplishments of NASA's Space Science and Applications programs. The Life Science Subcommittee provides advice to the Life Sciences Division concerning all of its programs in the space life sciences. the Subcommittee will meet to discuss Life Sciences status and issues, activities of the Office of Space Science and Applications, and reports on Life Sciences activities. The Subcommittee is chaired by Dr. Francis J. Haddy and is composed of 22 members. The meeting will be closed October 24, from 12:15 p.m. to 1:15 p.m. to discuss and evaluate qualifications of candidates being considered for membership on the Subcommittee. Such discussions would invade the privacy of the individuals involved. Since this session will be concerned with matters listed in 5 U.S.C. 552(c) (6), it has been determined that the meeting will be closed to the public

for this period of time. The remainder of the meeting will be open to the public up to the capacity of the room (approximately 45 including Subcommittee members). It is imperative that the meeting be held on these dates to accommodate the scheduling priorities of the key participants.

TYPE OF MEETING: Open—except for a closed session as noted in the agenda below.

Agenda

Tuesday, October 23

8:30 a.m.—Introductory Remarks. 8:45 a.m.—Office of Space Science and Applications Status.

9:30 a.m.—Life Sciences Status. 10:45 a.m.—Reports on Activities of Other Advisory Committees.

11:15 a.m.—Summary of Life Sciences Activities.

1:30 p.m.—Review of Life Sciences Report to Space Science and Applications Advisory Committee (SSAAC).

2:30 p.m.—Search for Extraterrestrial Intelligence (SETI) Program Overview.

3:30 p.m.—NASA Activities Related to Biospheric Research Program and Earth Observing system (EOS).

Observing system (EOS).
4:30 p.m.—New Life Sciences Strategic Plan/Revision of "Rationale * * * "
Document.

5:30 p.m.-Adjourn.

Wednesday, October 24

8:30 a.m.—Life Sciences Report to SSAAC.

9:30 a.m.—Lifesat Update: Relation to Radiation Program.

11:15 a.m.—Committee Strategy and Actions.

12:15 p.m.—Closed Session. 1:15 p.m.—Adjourn.

Dated: October 10, 1990.

John W. Gaff.

Advisory Committee Management Officer, National Aeronautics and Space Administration.

[FR Doc. 90-24331 Filed 10-15-90; 8:45 am]
BILLING CODE 7510-01-M

[Notice 90-80]

NASA Advisory Council (NAC), Space Science and Applications Advisory Committee (SSAAC); Meeting

AGENCY: National Aeronautics and Space Administration.

ACTION: Notice of meeting.

SUMMARY: In accordance with the Federal Advisory Committee Act, Public Law 92–463, as amended, the National Aeronautics and Space Administration announces a forthcoming meeting of the

NASA Advisory Council, Space Science and Applications Advisory Committee.

DATES: October 31, 1990, 8:30 a.m. to 5:30 p.m.; November 1, 1990, 8:30 a.m. to 5:30 p.m.; and November 2, 1990, 8:30 a.m. to 3 p.m.

ADDRESSES: The National Aeronautics and Space Administration, 600 Independence Avenue SW., room 226A, Washington, DC 20546.

FOR FURTHER INFORMATION CONTACT: Mr. Joseph K. Alexander, Code S, National Aeronautics and Space Administration, Washington, DC 20546 (202/453-1430).

SUPPLEMENTARY INFORMATION: The Space Science and Applications Advisory Committee consults with and advises the NASA Office of Space Science and Applications (OSSA) on long range plans for, work in progress on, and accomplishments of NASA's Space Science and Applications programs. The Committee will meet to discuss the Office of Space Science and Applications (OSSA) Program Status, Fiscal Year 1991 and Future Issues. The Committee is chaired by Dr. Berrien Moore and is composed of 26 members. The meeting will be open to the public up to the capacity of the room (approximately 50 including Committee members). It is imperative that the meeting be held on these dates to accommodate the scheduling priorities of the key participants.

Type of Meeting: Open.

Agenda

Wednesday, October 31

8:30 a.m.—Introductory Remarks. 8:45 a.m.—Office of Space Science and Applications (OSSA) Overview. 10:40 a.m.—Committee Discussion. 1:15 p.m.—Report on Hubble Space Telescope.

2 p.m.—Report on Magellan. 2:30 p.m.—Report on Comet Rendezvous Asteroid Flyby (CRAF)/ Cassini.

3:30 p.m.—OSSA Program Issues. 4:30 p.m.—Committee Discussion. 5:30 p.m.—Adjourn.

Thursday, November 1

8:30 a.m.—Committee Business. 8:45 a.m.—Report on the Space Station Science and Applications Advisory Subcommittee (SSSAAS). 9:15 a.m.—Report on Exploration Science Working Group (EXSWG). 9:45 a.m.—Divisional Discussions. 5:30 p.m.—Adjourn.

Friday, November 2

8:30 a.m.—Writing Groups. 11:30 a.m.—Committee Discussion. 1:30 p.m.—Meeting with the OSSA Associate Administrator. 3 p.m.—Adjourn.

Dated: October 10, 1990.

John W. Gaff,

Advisory Committee Management Officer, National Aeronautics and Space Administration.

[FR Doc. 90-24332 Filed 10-15-90; 8:45 am]

[Notice 90-81]

NASA Advisory Council (NAC), Space Station Science and Applications Advisory Subcommittee (SSSAAS); Meeting

AGENCY: National Aeronautics and Space Administration.

ACTION: Notice of Meeting.

SUMMARY: In accordance with the Federal Advisory Committee Act, Public Law 92–463, as amended, the National Aeronautics and Space Administration announces a forthcoming meeting of the NASA Advisory Council, Space Station Science and Applications Advisory Subcommittee (SSSAAS).

DATES: October 29, 1990, 8:30 a.m. to 10 p.m.; October 30, 1990, 8 a.m. to 10 p.m.; and October 31, 1990, 8 a.m. to 2 p.m.

ADDRESSES: Greenbelt Marriott Hotel, 6400 Ivy Lane, Greenbelt, MD 20770.

FOR FURTHER INFORMATION CONTACT: Mr. Robert C. Rhome, Code S, National Aeronautics and Space Administration, Washington, DC 20546 (202/453-1425).

SUPPLEMENTARY INFORMATION: The Space Station Science and Applications Advisory Subcommittee (SSSAAS) reports to the Space Science and Applications Advisory Committee (SSAAC) and consults with and advises the NASA Office of Space Science and Applications (OSSA) on the new capabilities to be made available by the Space Station program and how these may be most effectively utilized. It also advises the NASA Space Station Freedom Office on how the Space Station program may most effectively support potential science and applications users. The Subcommittee will meet to receive reports from NASA Division representatives and discuss issues relating to Space Station Freedom. The Subcommittee is chaired by Dr. Robert J. Bayuzick and is composed of 20 members. The meeting will be closed on Tuesday, October 30, 1990, at 7:30 p.m.-10 p.m. to allow for a discussion on qualifications of individuals being considered for membership to the Space Station Science and Applications Advisory

Subcommittee. Such a discussion would invade the privacy of the individuals involved. Since this session will be concerned with matters listed in 5 U.S.C. 552b(c)(6), it has been determined that the meeting will be closed to the public for this period of time. The remainder of the meeting will be open to the public up to the seating capacity of the room (approximately 50 people including members of the Group). It is imperative that the meeting be held on these dates to accommodate the scheduling priorities of the key participants.

Type of Meeting: Open—except for a closed session, as noted in the agenda

Agenda

Monday, October 29

8:30 a.m.—Opening Remarks. 9 a.m.—Outlook of Space Science and Applications Outlook-Fiscal Year 1991. 9:30 a.m.—Reports on Space Station Freedom (SSF).

11 a.m.—Science Utilization Management (SUM) Support of the SSF Preliminary Review Process.

11:30 a.m.—Multilateral Science Working Group Status.

1 p.m.—Bartering and Cooperative Programs Status.

1:30 p.m.—Exploration and Technology SSF Utilization Plans.

2:15 p.m.—Office of Commercial Programs SSF Utilization Plans.

3 p.m.—Splinter Group Sessions. 7:30 p.m.—Splinter Group Sessions. 10 p.m.—Adjourn.

Tuesday, October 30

8 a.m.—Utilization Technical Working Group (UTWG).

8:45 a.m.—Small Attached and Rapid Response (SARR) Project Status.

9:45 a.m.—Robotics Laboratory Briefing.

1 p.m.—SSF Data Management System Briefing.

3:30 p.m.—Reports on Office of Space Science and Applications (OSSA) Data Issues Update.

4 p.m.—Science Operations Workshop, Plenary Discussions and Findings.

7:30 p.m.—Closed session. 10 p.m.—Adjourn.

Wednesday, October 31

8 a.m.—Woods Hole Response Plan. 9 a.m.—Splinter Group Sessions. 10:30 a.m.—Early Utilization of SSF. 12 p.m.—Working Lunch—Splinter Group Sessions.

2 p.m.-Adjourn.

Dated: October 10, 1990. John W. Gaff.

Advisory Committee Management Officer, National Aeronautics and Space Administration.

[FR Doc. 90-24333 Filed 10-15-90; 8:45 am]

[Notice 90-82]

NASA Advisory Council (NAC), Space Science and Applications Advisory Committee (SSAAC), Microgravity Science and Applications Advisory Subcommittee; Meeting

AGENCY: National Aeronautics and Space Administration.

ACTION: Notice of meeting.

SUMMARY: In accordance with the Federal Advisory Committee Act, Public Law 92–463, as amended, the National Aeronautics and Space Administration announces a forthcoming meeting of the NASA Advisory Council, Space Science and Applicantions Advisory Committee, Microgravity Science and Applications Advisory Subcommittee.

DATES: October 30, 1990, 9 a.m. to 4 p.m.

ADDRESSES: National Aeronautics and Space Administration, 600 Independence Avenue, SW., room 226A, Washington, DC 20546.

FOR FURTHER INFORMATION CONTACT: Dr. Roger K. Crouch, Code SN, National Aeronautics and Space Administration, Washington, DC 20546 (202/453–1490).

SUPPLEMENTARY INFORMATION: The Space Science and Applications Advisory Committee consults with and advises the NASA Office of Space Science and Applications (OSSA) on long range plans for, and work in progress on, and accomplishments of NASA's Space Science and Applications programs. The Microgravity Science and Applications Advisory Subcommittee provides advice to the Microgravity Science and Applications Division concerning all of its programs in the microgravity sciences. The Subcommittee will meet to review the current status of the Microgravity Science and Applications Division. The Subcommittee is chaired by Dr. Dudley Saville and is composed of 7 members. The meeting will be open to the public up to the capacity of the room (approximately 20 including Subcommittee members). It is imperative that the meeting be held on this date to accommodate the scheduling priorities of the key participants.

Type of Meeting: Open.

Agenda

Tuesday, October 30

9 a.m.—Introduction and Review of Current Status of the Microgravity Science and Applications Division.

10 a.m.—Discussion of the Role of the Prinicipal Investigator in Flight Hardware Development.

1 p.m.—Discussion of Science Objectives of the Division.

3 p.m.—Summary and Conclusions.

4 p.m.—Adjourn.

Dated: October 10, 1990.

John W. Gaff,

Advisory Committee Management Officer, National Aeronautics and Space Administration.

[FR Doc. 90-24334 Filed 10-15-90; 8:45 am] BILLING CODE 7510-01-M

NUCLEAR REGULATORY COMMISSION

Public Disclosure of Selected General Licensee Information

AGENCY: Nuclear Regulatory Commission.

ACTION: Request for public comment.

SUMMARY: Any device used under the general license in § 31.5 must be manufactured and distributed under a specific license issued by the NRC or by an Agreement State. The device must be so designed that it can be operated by persons with no training in radiological protection. Usually it is required that installation, servicing and periodic testing of the device be performed by a specific licensee, usually the device vendor, whose training and experience with radiation have been evaluated by a regulatory agency. When the user no longer needs the device, it must be transferred to a specific licensee for disposal. Persons obtaining devices for use under a general license are identified to the NRC in quarterly reports of transfers. These reports are submitted by the specifically licensed distributors. The NRC is considering releasing the names and addresses of the general licensees identified in the quarterly reports of transfer. The NRC is soliciting comments whether this information should be made public.

DATE: Submit comments by November 15, 1990. Comments received after this date will be considered if it is practical to do so, but the Commission is able to assure consideration only for comments received by this date.

ADDRESSES: Submit written comments to: David L. Meyer, Chief, Regulatory Publications Branch, Division of Freedom of Information and Publications Services, Office of Administration, U.S. Nuclear Regulatory Commission, Washington, DC 20555.

Hand deliver comments to: 7920 Nortolk Avenue, Bethesda, Maryland, between 7:45 a.m. and 4:14 p.m. on Federal workdays.

FOR FURTHER INFORMATION CONTACT:

Donnie H. Grimsley, Director, Division of Freedom of Information and Publications Services, Office of Administration, U.S. Nuclear Regulatory Commission, Washington, DC 20555. Telephone (301) 492–7211.

and the Agreement States regulate the distribution and use of all products within the United States that contain byproduct material. The NRC classifies the regulatory control of byproduct material into one of three categories: specific license, general license, or exempt from regulations. The classification depends on the type, quantity and use of the material.

Specific licenses are issued to persons who have filed an application demonstrating that their training, experience, equipment and facilities are adequate to perform the requested task to meet the NRC public health and safety protection requirements.

There are many products containing radioactive material that can be used by the general public and industry without extensive radiation safety program. These products contain relatively small amounts of radioactive materials that are sealed within the device (sealed source) so that they can be used by persons without radiological training. The products containing byproduct material, along with small amounts of source material, fall under the category of general licenses. General licenses are in effect for persons using certain radioactive material without the filing of an application with the Commission.

Devices used under the general licenses must be manufactured and distributed under a specific license. The specific license may be issued by the NRC or by an Agreement State. The radiation safety of the device design is evaluated against regulatory requirements prior to being listed on a specific authorizing distribution to general licensees.

Those who obtain devices under the general license are listed in the manufacturers quarterly reports of transfer to the NRC. Agreement State distributors have similar reporting requirements in that they are required to notify the NRC when they sell generally licensed devices in areas under NRC jurisdiction.

The general license policy was implemented in 1959 by the AEC as a means of simplifying the specific license process where a case-by-case determination of the adequacy of qualification is not necessary A generally licensed device uses radioactive material contained in a sealed source within a shielded device. The device is designed with inherent radiation safety features so that it can be used by persons without radiation training or experience beyond precautions which can be placed on a label or simple instruction guide.

The quarterly reports of transfer have, in the past, been withheld from public disclosure under 10 CFR 2.270. The NRC is considering making public the names and addresses of its general licensees because it now has an automated general license data base which allows it to extract the names and addresses of NRC general licensee without revealing any confidential data associated with the reports of transfer.

The NRC is proposing to place this information in its Public Document Room and update it semi-annually. Agreement State general licensees are not included in this data base and would, therefore, be excluded from the information that would be made publicly available in the NRC Public Document Room.

Any person who requests this type of information under the jurisdiction of an Agreement State should contact the Agreement State directly NRC is soliciting public comments to determine whether this information should now be made public.

Dated at Bethesda, Maryland, this 10th day of October 1990.

For the Nuclear Regulatory Commission. Donnie H. Grimsley,

Director, Division of Freedom of Information and Publications Services, Office of Administration.

[FR Doc. 90-24326 Filed 10-15-90; 8:45 am] BILLING CODE 7590-01-M

DEPARTMENT OF TRANSPORTATION

Aviation Proceedings; Agreements Filed During the Week Ended October 5, 1990

The following Agreements were filed with the Department of Transportation under the provisions of 49 U.S.C. 412 and 414. Answers may be filed within 21 days of date of filing.

Docket number: 47196

Date filed: October 2, 1990
Parties: Members of the International
Air Transport Association

Subject: Canada-Europe Expedited Resolutions Proposed effective date. October 28, 1990

Docket number: 47198

Date filed: October 5, 1990

Parties: Members of the International
Air Transport Association

Subject: USA-Europe Agreement

Proposed effective date: January 1, 1991

Phyllis T. Kaylor,

Chief, Documentary Services Division.

[FR Doc. 90-24277 Filed 10-15-90; 8:45 am]

BILLING CODE 4610-62-M

Applications for Certificates of Public Convenience and Necessity and Foreign Air Carrier Permits Filed During the Week Ended October 5, 1990

The following Applications for Certificates of Public Convenience and Necessity and Foreign Air Carrier Permits were filed under subpart Q of the Department of Transportation's Procedural Regulations (See 14 CFR 302.1701 et. seq.). The due date for Answers, Conforming Applications, or Motions to Modify Scope are set forth below for each application. Following the answer period DOT may process the application by expedited procedures. Such procedures may consist of the adoption of a show-cause order a tentative order or in appropriate cases a final order without further proceedings.

Docket number: 47195

Date filed: October 1, 1990

Due date for answers conforming
applications, or motion to modify
scope: October 29, 1990

Description. Application of Air
Micronesia, Inc., pursuant to section
401 of the Act and subpart Q of the
Regulations, applies for an
amendment to its certificate of public
convenience and necessity for Route
170 to engage in foreign air
transportation of persons, property
and mail between Guam/Saipan and
Seoul, Korea, and between Guam/
Saipan and Taipei, Taiwan.

Docket number: 47199

Date filed: October 5, 1990

Due date for answers conforming
applications, or motion to modify
scope: November 2, 1990

Description. Application of American
Airlines, Inc., pursuant to section 401
of the Act and subpart Q of the
Regulations, applies for a certificate of
public convenience and necessity so

as to authorize foreign air

transportation of persons, property, and mail between Miami, Florida, and Mexico City, Mexico.

Phyllis T. Kaylor,

Chief, Documentary Services Division.
[FR Doc. 90-24278 Filed 10-15-90; 8:45 am]
BILLING CODE 4910-62-M

Federal Aviation Administration

[Summary Notice No. PE-90-42]

Petitions for Exemption; Summary of Petitions Received; Dispositions of Petitions Issued

AGENCY: Federal Aviation Administration (FAA), DOT.

ACTION: Notice of petitions for exemption received and of dispositions of prior petitions.

SUMMARY: Pursuant to FAA's rulemaking provisions governing the application, processing, and disposition of petitions for exemption (14 CFR part 11), this notice contains a summary of certain petitions seeking relief from specified requirements of the Federal Aviation Regulations (14 CFR chapter I), dispositions of certain petitions previously received, and corrections. The purpose of this notice is to improve the public's awareness of, and participation in, this aspect of FAA's regulatory activities. Neither publication of this notice nor the inclusion or omission of information in the summary is intended to affect the legal status of any petition or its final disposition.

DATES: Comments on petitions received must identify the petition docket number involved and must be received on or before: November 5, 1990.

ADDRESSES: Send comments on any petition in triplicate to:

FOR FURTHER INFORMATION CONTACT:

The petition, any comments received, and a copy of any final disposition are filed in the assigned regulatory docket and are available for examination in the Rules Docket (AGC-10), Room 915G, FAA Headquarters Building (FOB 10A), 800 Independence Avenue SW., Washington, DC 20591; telephone (202) 267-3132.

This notice is published pursuant to paragraphs (c), (e), and (g) of § 11.27 of part 11 of the Federal Aviation Regulations (14 CFR part 11).

Issued in Washington, DC, on October 9, 1990.

Denise Donohue Hall,

Manager, Program Management Staff, Office of the Chief Counsel.

Petitions for Exemption

Docket No.: 18881 Petitioner: International Aerobatic Club Sections of the FAR affected: 14 CFR

91.22(a)(1)

Description of relief sought: To extend Exemption No. 2689, as amended, which allows petitioner's members to participate and practice for participation in aerobatic competitions without meeting the fuel requirements for flight under visual flight rules. Exemption No. 2689, as amended, will expire on March 31, 1991.

Docket no.: 26346 Petitioner: United Airlines Sections of the FAR affected: 14 CFR 121.417

Description of relief sought: To allow petitioner to accomplish the one-time emergency firefighting training for its crewmembers by using simulation rather than an actual fire.

[FR Doc. 90-24290 Filed 10-15-90; 8:45 am]

Federal Highway Administration

Environmental Impact Statement: Salt Lake County, UT

AGENCY: Federal Highway Administration (FHWA), DOT. ACTION: Notice of intent.

SUMMARY: The FHWA is issuing this notice to advise the public that an environmental impact statement will be prepared for the proposed highway project in Salt Lake County, UT.

FOR FURTHER INFORMATION CONTACT: Bill Gedris, Environmental Coordinator, Federal Highway Administration, 2520 West 4700 South, Suite 9A, Salt Lake City, Utah 84118, Telephone: (801) 524– 5141; or Tom Smith, Preconstruction Engineer, Utah Department of Transportation, District Two, 2060 South 2400 West, Salt Lake City, Utah 84104, Telephone: (801) 975–4806.

SUPPLEMENTARY INFORMATION: The FHWA, in cooperation with the Utah Department of Transportation, will prepare an environmental impact statement (EIS) on a proposal to extend the planned West Valley Highway approximately 6 miles from 12600 South to a connection with 1–15 near Draper or a Redwood Road connection south of Bluffdale in Salt Lake County, Utah. The proposed extension would provide

increased traffic capacity for the west side of the Salt Lake City metropolitan area as a component of the planned West Valley Highway which is presently under various stages of design.

The concept of a West Valley Highway has been included in longrange transportation planning for the Salt Lake Valley for nearly 30 years and has received considerable public and political attention during the past several years. The extension proposed here will be an obvious and necessary component of that facility. Alternatives under consideration include (1) Taking no action, (2) using alternate travel routes, and (3) constructing the extension on one of several alternative alignments. Incorporated into and analyzed with the various build alternatives will be design variations of grade and alignment.

A scoping document describing the proposed action and soliciting comments, concerns, and issues will be sent to all appropriate Federal, State, and local agencies, and to private organizations and individuals expected to be interested in the project. A public scoping meeting will be scheduled and held in the city of Riverton in October of 1990. Notice of additional public scoping meetings to present information and solicit comments relative to alternatives for consideration and possible impacts will be given as the proposed project proceeds. Upon release of the draft EIS for public and agency review and comment, public notice will be given of the time and place for a public hearing to be held to receive comments.

To ensure that the full range of issues related to this proposed action are addressed and all significant issues are identified, comments and suggestions are invited from all interested parties. Comments or questions concerning this proposed action and the EIS should be directed to the FHWA or UDOT at the addresses provided above.

(Catalog of Federal Domestic Assistance Program Number 20.205, Highway Research, Planning and Construction. The regulations impending Executive Order 12372 regarding intergovernmental consultation on Federal programs and activities apply to this program.)

Issued on: October 5, 1990.

Donald P. Steinke,

Division administrator, Salt Lake City, Utah.

[FR Doc. 90-24303 Filed 10-15-90; 8:45 am] BILLING CODE 4910-22-M

DEPARTMENT OF THE TREASURY

Public Information Collection Requirements Submitted to OMB for Review

Date: October 10, 1990.

The Department of Treasury has submitted the following public information collection requirement(s) to OMB for review and clearance under the Paperwork Reduction Act of 1980, Pub. L. 96-511 Copies of the submission(s) may be obtained by calling the Treasury Bureau Clearance Officer listed. Comments regarding this information collection should be addressed to the OMB reviewer listed and to the Treasury Department Clearance Officer, Department of the Treasury, room 3171 Treasury Annex, 1500 Pennsylvania Avenue, NW., Washinton, DC 20220.

Internal Revenue Service

OMB Number: New
Form Number: IRS Form 8435.
Type: Volunteer Opportunity Survey
Description. The Volunteer
Opportunity Survey provides the IRS
Taxpayer Education Coordinators with
information which they use in giving
training and/or orientation to
individuals who volunteer for any of the
Internal Revenue Service's eight
volunteer and education programs.

Respondents. Individuals or households, Federal agencies or employees, Non-profit institutions, Small businesses or organizations.

Estimated Number of Respondents. 40.000.

Estimated Burden Hours Per Respondent: 10 minutes.

Frequency of Response: On occasion and Annually

Estimated Total Reporting Burden. 6,864 hours.

Ciearance Officer Garrick Shear, (202) 535-4297, Internal Revenue Service, room 5571, 1111 Constitution Avenue, NW., Washinton, DC 20224.

OMB Reviewer: Milo Sunderhauf, (202) 395–6880, Office of Management and Budget, room 3001 New Executive Office Building, Washington DC 20503. Lois K. Holland.

Departmental Reports, Management Officer [FR Doc. 90–24315 Filed 10–15–90; 8:45 am] BILLING CODE 4830–01-M

Office of Thrift Supervision

Superior Federal Savings Association; Appointment of Conservator

Notice is hereby given that, pursuant to the authority contained in section 5(d)(2) (B) and (H) of the Home Owners' Loan Act of 1933, as amended by section 301 of the Financial Institutions Reform, Recovery and Enforcement Act of 1989, the Office of Thrift Supervision has duly appointed the Resolution Trust Corporation as sole Conservator for Superior Federal Savings Association, Cleveland, Ohio, on October 5, 1990.

Dated: October 9, 1990

By the Office of Thrift Supervision.

Nadine Y. Washington,

Executive Secretary

[FR Doc. 90-24330 Filed 10-15-90; 8:45 am]

BILLING CODE 6720-01-M

Replacement of Conservator With Receiver; First Federal Savings and Loan Association of Central Indiana

Notice is hereby given that, pursuant to the authority contained in subdivision [F] of section 5(a)(2) of the Home Owners Loan Act of 1933, as amended by section 301 of the Financial Institutions Reform Recovery and Enforcement Act of 1989, the Office of Thrift Supervision duly replaced the Resolution Trust Corporation as Conservator for First Federal Savings and Loan Association of Central Indiana, Anderson, Indiana, OTS Docket No 8704, with the Resolution Trust Corporation as sole Receiver for the Association on October 5, 1990.

Dated: October 9, 1990.

By the Office of Thrift Supervision.

Nadine Y. Washington,

Executive Secretary

[FR Doc. 90-24327 Filed 10-15-90; 8:45 am]

BILLING CODE 8720-01-M

Replacement of Conservator With Receiver, Midwest Savings Association, F. A.

Notice is hereby given that, pursuant to the authority contained in subdivision (F) of section 5 (d)(2) of the Home Owners' Loan Act of 1933, as amended by section 301 of the Financial Institutions Reform, Recovery and Enforcement Act of 1989, the Office of Thrift supervision duly replaced the Resolution Trust Corporation as Conservator for Midwest Savings Association, F.A., Minneapolis, Minnesota, with the Resolution Trust Corporation as sole Receiver for the Association on October 5, 1990.

Dated: October 9, 1990.

By the Office of Thrift Supervision,
Nadine Y. Washington,
Executive Secretary

[FR Doc. 90-24328 Filed 10-15-90; 8:45 am]
BILLING CODE 6720-01-M

Appointment of Receiver, Superior Savings Association,

Notice is hereby given that, pursuant to the authority contained in section 5(d)(2)(C) of the Home Owners Loan Act of 1933, as amended by section 301 of the Financial Institutions Reform, Recovery and Enforcement Act of 1989, the Office of Thrift Supervision has duly appointed the Resolution Trust Corporation as sole Receiver for Superior Savings Association, Cleveland, Ohio, Docket No 1640, on October 5, 1990.

Dated: October 9, 1990.

By the Office of Thrift Supervision,

Nadine Y. Washington,

Executive Secretary

[FR Doc. 90-24329 Filed 10-15-90; 8:45 am] BILLING CODE 6720-01-M

Sunshine Act Meetings

Federal Register

Vol. 55, No. 200

Tuesday, October 16, 1990

This section of the FEDERAL REGISTER contains notices of meetings published under the "Government in the Sunshine Act" (Pub. L. 94-409) 5 U.S.C. 552b(e)(3).

BLACKSTONE RIVER VALLEY NATIONAL HERITAGE CORRIDOR; COMMISSION

There will be a public hearing on the draft Five Year Plan/Work Plan of the Blackstone River Valley National Heritage Corridor Commission. Notice is hereby given in accordance with section 552(b) of title 5, United States Code, that this hearing will be held. The Commission was established pursuant to Public Law 99-647, in order to protect and interpret the nationally significant resources of the Blackstone Valley.

PLACE: Unitarian Church Hall, 13 Maple Street, Mendon, MA

DATE: October 27, 1990

TIME: 10:00 AM to 12:00 Noon

This is the opportunity for individuals, groups, or local governments to comment on the proposed work plan for the National Heritage Corridor. Projects which are consistent with the approved Plan for the National Heritage Corridor may be advocated at the hearing. Comments or presentations will be limited to 4 minutes each.

Comments may also be provided in writing. Comments received by October 22 will be brought to public attention at the Public Hearing. Written comments may be any length. All comments must be received in Commission Headquarters no later than October 30,

Copies of the Five Year Plan or the National Heritage Corridor Plan Cultural Heritage and Land Management Plan") may be obtained at Commission Headquarters.

Mailing address and phone: Blackstone River Valley NHC Commission, P.O. Box 34, Uxbridge, MA 01569, 508-278-

Street Address: 21 Mendon Street, Uxbridge, MA

Carol Dandrade,

Acting Executive Director, Blackstone River Valley National Heritage Corridor.

[FR Doc. 90-24432 Filed 10-12-90; 12:57 pm] BILLING CODE 4318-70-M

BLACKSTONE RIVER VALLEY NATIONAL HERITAGE CORRIDOR Meeting of the Commission

Notice is hereby given in accordance with section 552b of title 5, United States Code, that a meeting of the Blackstone River Valley National Heritage Corridor Commission will be held on Thursday, November 1, 1990.

The Commission was established pursuant to Public Law 99-647. The purpose of the Commission is to assist federal, state and local authorities in the development and implementation of an integrated resource management plan for those lands and waters within the Corridor.

The meeting will convene at 7:00 p.m. at Blackstone Senior Center, Blackstone Municipal Building, St. Paul Street, Blackstone, MA for the following reasons:

- 1. Report of the Chairman.
- 2. Report of the Treasurer.

3. Report of the Executive Subcommittee for Budget and Administration: Work Plan/Five Year Plan; Policy Development Initiative.

4. Report of the Tourism and Economic Development Subcommittee.

- 5. Report of the Planning Subcommittee.
- 6. Report of the Public Information and Education Subcommittee.
 - 7. Status of Corridor Legislation.
 - 8. Report of the Town of Blackstone.

9. Public Comments.

It is anticipated that about twenty people will be able to attend the session in addition to the Commission members.

Interested persons may make oral or written presentations to the Commission or file written statements. Such requests should be made prior to the meeting to: James Pepper, Executive Director, Blackstone River Valley National Heritage Corridor Commission, P.O. Box 34, Uxbridge, MA 01569. Telephone (508) 278-9400 or (508) 278-5124.

Further information concerning this meeting may be obtained from James Pepper, Executive Director of the Commission at the address below.

James Pepper,

Executive Director, Blackstone River Valley National Heritage Corridor Commission. [FR Doc. 90-24489 Filed 10-12-90; 3:52 pm]

BILLING CODE 4310-70-M

FEDERAL ENERGY REGULATORY COMMISSION

FEDERAL REGISTER CITATION OF PREVIOUS ANNOUNCEMENT: October 10. 1990, 55 FR 41306.

PREVIOUSLY ANNOUNCED TIME AND DATE OF MEETING: October 10, 1990, 10:00 a.m.

CHANGE IN THE MEETING: The following docket numbers have been added to the Agenda scheduled for October 10, 1990: Item No., Docket No., and Company

CAG-8 CP78-124-017, Northern Border Pipeline Company

CAG-36 RP89-191-000, Northwest Pipeline Corporation

Lois D. Cashell,

Secretary.

[FR Doc. 90-24503 Filed 10-12-90; 4:01 pm] BILLING CODE 6712-01-M

INTERNATIONAL TRADE COMISSION [USITC SE-90-24]

TIME AND DATE: Tuesday, October 23, 1990 at 10:30 a.m.

PLACE: Room 101, 500 E Street, SW., Washington, DC 20435.

STATUS: Open to the public. MATTERS TO BE CONSIDERED:

- 1. Agenda
- 2. Minutes
- 3. Ratifications
- 4. Petitions and Complaints

5. Inv. No. 731-TA-455(F) (Certain Laser Light-Scattering Instruments and Parts Thereof from Japan)-briefing and vote. 6. Any items left over from previous agenda

CONTACT PERSON FOR MORE INFORMATION: Kenneth R. Mason, Secretary, (202) 252-1000.

Dated: October 9, 1990.

Kenneth R. Mason,

Secretary.

IFR Doc. 90-24482 Filed 10-12-90; 12:57 pm] BILLING CODE 7020-02-M

DEPARTMENT OF JUSTICE

Parole Commission

Record of Vote

Authority: Public Law 94-409; 5 U.S.C. Section 552b.

I, Benjamin F. Baer, Chairman of the United States Parole Commission, presided at a meeting of said Commission which started at two o'clock p.m. on Friday, September 21, 1990 at the Commission's Central Office, 550 Friendship Boulevard, Chevy Chase, Maryland 20815, by conference telephone call. This meeting ending at or about 3:30 p.m. The purpose of this meeting was to discuss appropriate policy for the Commission to follow in compliance with the appellate court

decision rendered in Rizzo v.

Armstrong, No. 89–55389 (9th Cir.

August 30, 1990) (opinion to be
published). This matter required
immediate consideration. Seven

Commissioners were in attendance,
constituting a quorum when the vote for
early consideration was submitted.

Upon motion duly made, seconded, and carried, the following Commissioners voted that Commission business required immediate consideration of the matters discussed: Benjamin F. Baer, Cameron M. Batjer, Jasper Clay, Jr., Vincent Fechtel, Jr., Carol Pavilack Getty, Daniel Lopez, and Victor M.F. Reyes.

In witness whereof, I make this official record of the vote taken for immediate consideration of the matters discussed at the meeting and authorize this record to be made available to the

public.

Dated: September 21, 1990.

Benjamin F. Baer,

Chariman, U.S. Parole Commission.
[FR Doc. 90-24487 Filed 10-12-90; 2:19 pm]
BILLING CODE 4401-01-M

NUCLEAR REGULATORY COMMISSION

DATE: Weeks of October 15, 22, 29, and November 5, 1990.

PLACE: Commissioners' Conference Room, 11555 Rockville Pike, Rockville, Maryland.

STATUS: Open and Closed.
MATTERS TO BE CONSIDERED:

Week of October 15

Monday, October 15

10:00 a.m.—Briefing on Regulatory Impact Survey Recommendations (Public Meeting)

2:00 p.m.—Briefing on Decoupling Siting Requirements from Future Designs and Update of Source Term Matters (Public Meeting)

Wednesday, October 17

11:30 a.m.—Affirmation/Discussion and Vote (Public Meeting) a. Petitions to Intervene and Requests for Hearing in Shoreham Operating License Amendment Proceeding

 Kerr-McGee's Motion for a Hearing Under section 2740

Week of October 22-Tentative

Thursday, October 25

10:00 a.m.—Periodic Briefing on Industry Implementation of Generic Safety Issues (Public Meeting)

Friday, October 26

10:00 a.m.—Briefing on NUMARC's
Perspective of the State of the Nuclear
Industry (Public Meeting)

11:30 a.m.—Affirmation/Discussion and Vote (PUBLIC MEETING) (if needed)

Week of October 29-Tentative

Monday, October 29

10:00 a.m.—Briefing on Issues Raised by the Provision Requiring Title Transfer of Low Level Waste (Public Meeting)

Tuesday, October 30

10:00 a.m.—Briefing on Nonprescriptive Nuclear Safety Regulation (Public Meeting)

Wednesday, October 31

10:00 a.m.—Discussion of Management-Organization and Internal Personnel Matters (Closed—Ex. 2 & 6)

11:30 a.m.—Affirmation/Discussion and Vote (Public Meeting) (if needed)

Week of November 5-Tentative

Thursday, November 8

10:00 a.m.—Briefing on Progress of Research in the Area of Organization and Management (Public Meeting)

2:00 p.m.—Periodic Meeting with the Advisory Committee on Reactor Safeguards (ACRS) (Public Meeting) 3:30 p.m.—Affirmation/Discussion and Vote (Public Meeting) (if needed)

Note: Affirmation sessions are initially scheduled and announced to the public on a time-reserved basis. Supplementary notice is provided in accordance with the Sunshine Act as specific items are identified and added

to the meeting agenda. If there is no specific subject listed for affirmation, this means that no item has as yet been identified as requiring any Commission vote on this date.

TO VERIFY THE STATUS OF MEETINGS CALL: (Recording)—(301) 492-0292.

CONTACT PERSON FOR MORE INFORMATION: William Hill (301) 492– 1661.

Dated: October 11, 1990.

William M. Hill, Jr.

Office of the Secretary

[FR Doc. 90-24502 Filed 10-12-90; 4:06 pm]

BILLING CODE 8019-01-M

SECURITIES AND EXCHANGE COMMISSION

Agency Meeting

"FEDERAL REGISTER" CITATION OF PREVIOUS ANNOUNCEMENT: [55 FR 40994 October 5, 1990].

STATUS: Closed meeting.

PLACE: 450 Fifth Street, NW., Washington, DC.

DATE PREVIOUSLY ANNOUNCED: Tuesday, October 2, 1990.

CHANGE IN THE MEETING: Additional item.

The following additional item was considered at a closed meeting on Tuesday, October 9, 1990, at 2:30 p.m.

Institution and settlement of administrative proceeding of an enforcement nature.

Commissioner Lochner, as duty officer, voted to consider the items listed for the closed meeting in closed session.

At times, changes in Commission priorities require alterations in the scheduling of meeting items. For further information and to ascertain what, if any, matters have been added, deleted or postponed, please contact: Jonathan Gottlieb at (202) 272–2200.

Dated: October 10, 1990. Jonathan G. Katz,

Secretary.

[FR Doc. 90-24401 Filed 10-11-90; 5:00 pm]
BILLING CODE 8010-01-M

Corrections

Federal Register

Vol. 55, No. 200

Tuesday, October 16, 1990

This section of the FEDERAL REGISTER contains editorial corrections of previously published Presidential, Rule, Proposed Rule, and Notice documents. These corrections are prepared by the Office of the Federal Register. Agency prepared corrections are issued as signed documents and appear in the appropriate document categories elsewhere in the issue.

DEPARTMENT OF HEALTH AND HUMAN SERVICES

Food and Drug Administration

[Docket No. 90M-0273]

Grain Processing Corp.; Premarket Approval of Pure-Dent® B851 Absorbable Dusting Powder

Correction

In notice document 90-23118 beginning on page 40009 in the issue of Monday, October 1, 1990, make the following correction:

On page 40009, in the third column, under SUPPLELMENTARY INFORMATION, in

the third line, "Muscatinge, IA" should read "Muscatine, IA".

BILLING CODE 1505-01-D

DEPARTMENT OF HEALTH AND HUMAN SERVICES

Food and Drug Administration [Docket No. 90M-0244]

Sorin Biomedica, S.p.A.; Premarket Approval of EBK

Correction

In notice document 90-23119 appearing on page 40010 in the issue of Monday, October 1, 1990, make the following corrections:

On page 40010, in the second column:

1. Under SUMMARY, in the fifth line, and under SUPPLEMENTARY
INFORMATION, in the fourth line,
"Stillwater, NM" should read
"Stillwater, MN".

2. At FOR FURTHER INFORMATION CONTACT, in the third line, "(HFZ-410)" should read "(HFZ-440)". 3. Under SUPPLEMENTARY
INFORMATION, in the second paragraph,
in the first line, "December 8, 1898"
should read "December 8, 1989".

BILLING CODE 1505-01-D

DEPARTMENT OF HEALTH AND HUMAN SERVICES

Food and Drug Administration

[Docket No. 90M-0245]

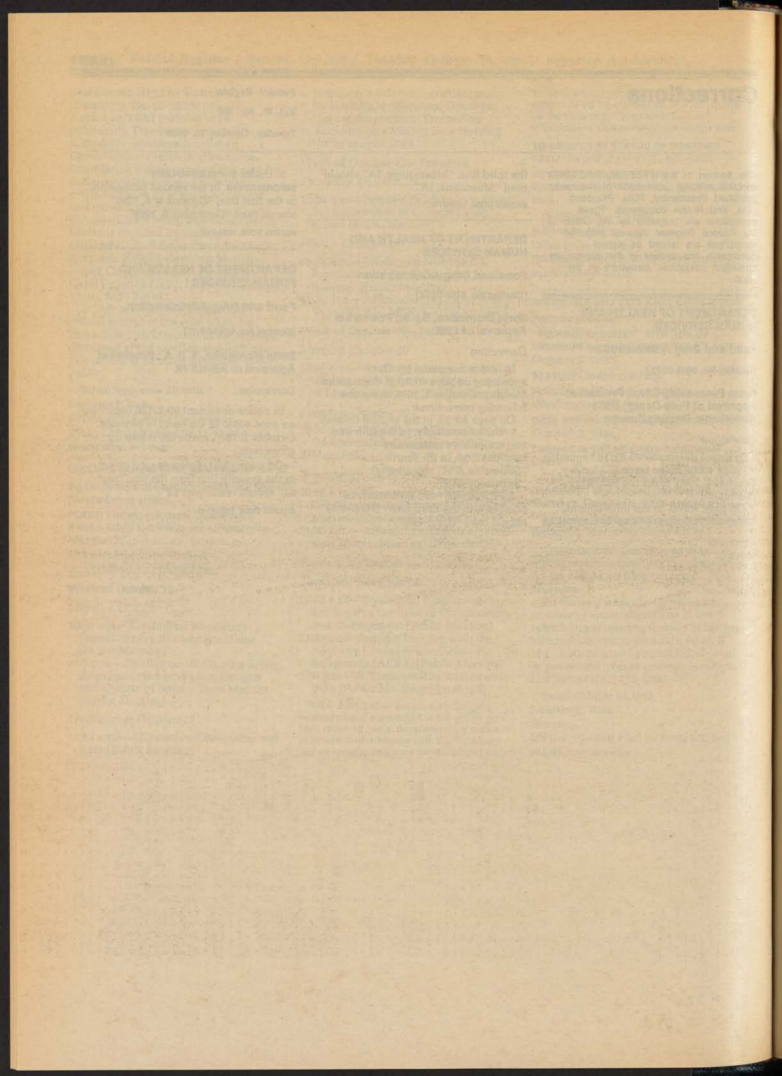
Sorin Biomedica, S. p. A.; Premarket Approval of AB-HAVK

Correction

In notice document 90-23120 beginning on page 40010 in the issue of Monday, October 1, 1990, make the following correction:

On page 40011, in the second column, in the seventh line from the top, "part 21" should read "part 12".

BILLING CODE 1505-01-D





Tuesday October 16, 1990

Part II

Department of Transportation

Coast Guard

46 CFR Parts 38, 54, 98, and 151
Intervals for Required Internal
Examination and Hydrostatic Testing of
Pressure Vessel Type Cargo Tanks on
Barges; Final Rule

DEPARTMENT OF TRANSPORTATION

Coast Guard

46 CFR Parts 38, 54, 98, and 151

[CGD 85-061]

RIN 2115-AC18

Intervals for Required Internal Examination and Hydrostatic Testing of Pressure Vessel Type Cargo Tanks on Barges

AGENCY: Coast Guard, DOT.
ACTION: Final rule.

SUMMARY: The Coast Guard is amending the regulations that govern internal inspection and hydrostatic test intervals for pressure vessel type cargo tanks on barges that transport liquefied gaseous cargoes and Grade A flammable liquids. This action adopts the interim final rule published on December 11, 1989 as a final rule with changes.

EFFECTIVE DATE: This rulemaking is effective on October 16, 1990.

FOR FURTHER INFORMATION CONTACT: LCDR William C. Bennett, Standards Development Branch, Office of Marine Safety, Security, and Environmental Protection, telephone (202)–267–1181. Normal working hours are between 8 a.m. and 4:30 p.m., Monday through Friday, except federal holidays.

SUPPLEMENTARY INFORMATION: On December 11, 1989, an interim final rule (IFR) entitled Intervals for Required Internal Examination and Hydrostatic Testing of Pressure Vessel Type Cargo Tanks on Barges, was published in the Federal Register (54 FR 50958). The Coast Guard received 8 letters commenting on the IFR. A public hearing was not requested and one was not held.

Drafting Information

The principal persons involved in drafting this proposal are: LCDR William C. Bennett, Project Manager, and Mr. Nick Grasselli, Project Counsel, Office of Chief Counsel.

Background and Purpose

On September 8, 1987, following industry requests that the Coast Guard review and amend existing inspection requirements, a notice of proposed rulemaking (NPRM), entitled Intervals for Required Internal Examination and Hydrostatic Testing of Pressure Vessel Type Cargo Tanks on Barges, was published in the Federal Register (52 FR 33841). The NPRM proposed to extend the internal examination interval from 8 years to 10 years for most pressure vessel type cargo tanks (PVCTs)

carrying cargoes which qualified for a maximum internal examination interval of 8 years. Tanks dedicated to propylene oxide service would have to be internally examined at a maximum interval of 10 years, and the periodic hydrostatic testing requirement would be removed. The single most controversial proposal of the NPRM concerned nondestructive testing of PVCTs subject to the proposed 10 year internal examination interval. The rules proposed in the NPRM required these tanks to undergo nondestructive testing after 25 years of service and every 5 years thereafter. New design and fabrication requirements for tanks, which are permitted by regulation to be constructed as Class II and III pressure vessels, were also proposed.

As a result of the comments received, changes were made to the NPRM and on December 11, 1989, the IFR was published in the Federal Register (54 FR 50958). In the FR the internal examination interval was left at 10 years for most PVCTs. The nondestructive testing requirement for PVCTs subject to the 10 year internal examination interval was changed to start at the first internal examination conducted after the tanks are 30 years old or older, and to be performed at 10 year intervals. As a result, the internal examination and nondestructive testing can now be coordinated and conducted

at the same time.

Another change made in the IFR, which had been considered but not proposed in the NPRM, was the extension of the internal examination and hydrostatic test interval for PVCTs in chlorine service from two to three years. This change was not adopted in the NPRM because the Coast Guard was reluctant to propose regulatory requirements less stringent than standards set for other modes of bulk chlorine transportation.

The Coast Guard decided to publish the IFR instead of a final rule to allow a comment period for the changes made concerning the hydrostatic test and internal examination intervals for PVCTs in chlorine service. The IFR comment period expired on March 12, 1990. No comments were received concerning the chlorine tank hydrostatic test and internal examination intervals. However, 8 comments were received concerning alignment of the intervals for testing excess flow valves and safety relief valves with hydrostatic test, internal examination, and drydocking intervals.

This rulemaking adopts the IFR, and changes the intervals for testing the excess flow valves and safety relief valves on PVCTs in chlorine service, as discussed below, effective immediately upon publication. Since the only changes being made are corrective or provide relief to owners and operators of barges with chlorine tanks, a delayed effective date is unnecessary. Therefore, the Coast Guard finds good cause to make this rulemaking effective upon publication in the Federal Register.

Discussion of Comments and Changes

- 1. Section 38.25-1. One comment pointed out that although the new 10 year internal examination interval lines up with the regular intervals for drydocking, internal structural examinations, and inspections for certification, it does not line up with the 4 year interval for testing of safety relief valves on tanks carrying liquified flammable gas and other Subchapter D and I cargoes. The comment proposed that the safety relief valve test interval for tanks carrying these cargoes be changed from 4 to 5 years, to line up with drydock and other inspection and examination requirements. The Coast Guard has determined it is imprudent to extend the interval beyond 4 years. Most safety relief valves on tanks carrying Subchapter D and I cargoes are mounted on manifolds or the tanks themselves, exposed to the weather and mechanical abuse. When tested at the required 4 year intervals, the safety relief valves exhibit many setting and adjustment problems and it has become common for the owners or operators to "swap out" the valves with ones which have been rebuilt and bench tested. For these reasons, the present 4 year safety relief valve test interval has not been increased to 5 years.
- 2. Table 54.01–5(b). When this table, titled Pressure Vessel Classification, was revised and published in the IFR, several footnote numbers were inadvertently left out of the table. Table 54.01–5(b) is republished with corrections.
- 3. Part 151. Seven of the comments pointed out that even though the internal examination and hydrostatic test interval for PVCTs in chlorine service was now 3 years, 46 CFR 151.04-5 (g) and (i) still required the excess flow valves and safety relief valves for these tanks to be tested every 2 years at the time of the inspection for certification. This effectively negated the advantages of the 3 year internal examination and hydrostatic test intervals, because the tanks must be emptied and gas-freed in order to test the valves. They requested that the excess flow and safety relief valve test intervals be extended to 3 years also.

These types of valves on chlorine tanks are not subject to excessive mechanical abuse or exposure to the weather, being protected by weathertight metallic domes. The valves in service on shoreside chlorine tanks which are tested every 3 to 6 years have not experienced any problems. Therefore, the Coast Guard is changing the 2 year interval for tests of excess flow valves and safety relief valves in chlorine service to 3 years, which will be alignment with the new 3 year internal exam and hydrostatic test requirements.

Regulatory Evaluation

The Coast Guard considers these regulations to be non-major under Executive Order 12291 and nonsignificant under DOT regulatory policies and procedures (44 FR 11034; February 26, 1979). A regulatory evaluation has been prepared and placed in the public docket as required by the Policies and Procedures for Simplification, Analysis, and Review of Regulations (DOT Order 2100.5, dated May 22, 1980). It may be inspected or copied at the Marine Safety Council, U.S. Coast Guard Headquarters, Room 3406, 2100 Second Street SW., Washington, DC 20593-0001, between 7 a.m. and 4 p.m., Monday through Friday, except Federal holidays.

Because the economic impact as a result of the changes to the excess flow valve and safety relief valve test intervals for chlorine tanks is so minimal, the Coast Guard finds that no further economic evaluation is necessary.

Regulatory Flexibility Act

These regulations would affect companies that own or operate barges carrying cargoes in PVCTs; some of these companies may be small entities. For this rulemaking, the Coast Guard considered a small entity to be one operating a single barge. The amendments will provide an economic benefit to these barge owners and operators by reducing the frequency of costly inspections. The Coast Guard does not consider this economic impact

to be significant. The estimated cost savings of \$1,042 per barge per year represents about 2 days revenue for this type of barge. The Coast Guard has identified ten companies as small entities. The Coast Guard certifies in accordance with section 605(b) of the Regulatory Flexibility Act (5 U.S.C. 605(b)) that this final rule will not have a significant economic impact on a substantial number of small entities.

Paperwork Reduction Act

These regulations contain information collection requirements. These items were submitted to the Office of Management and Budget (OMB) for review under section 3504(h) of the Paperwork Reduction Act (44 U.S.C. 3501 et seq.) and OMB approved them. The affected section numbers are §§ 38.25–3, 98.25–97, and 151.04–7. The corresponding OMB Control Number is 2115–0563.

Federalism

This action has been analyzed in accordance with the principles and criteria contained in Executive Order 12612, and it has been determined that this rulemaking does not have sufficient federalism implications to warrant the preparation of a Federalism Assessment.

Environmental Assessment

Reduced tank cleaning will result in a slight reduction in air and water pollution. Due to the small number of barges that would be affected by these regulations, this slight reduction is considered insignificant. The use of more sophisticated examination methods on older cargo tanks is expected to decrease the probability of catastrophic tank failure and improve the reliability of these tanks. This effect is more important as a safety benefit because an uncontrolled release of the type of cargo generally carried in these tanks presents an immediate threat to life but the gases tend to rapidly dissipate, thereby posing no known persistent environmental threat. The Coast Guard considered the environmental impact of these

regulations and concluded that preparation of an environmental impact statement is not necessary. An environmental assessment and a finding of no significant impact are available in the rulemaking docket for inspection or copying at the Marine Safety Council, U.S. Coast Guard Headquarters, Room 3406, 2100 Second Street SW., Washington, DC 20593–0001, between 7 a.m. and 4 p.m., Monday and Friday, except Federal holidays.

List of Subjects

46 CFR Part 38

Cargo vessels, Fire prevention, Gases, Hazardous materials transportation, Incorporation by reference, Marine safety.

46 CFR Part 54

Reporting and recordkeeping requirements, Vessels.

46 CFR Part 98

Cargo vessels, Hazardous materials transportation, Incorporation by reference, Marine safety.

46 CFR Part 151

Cargo vessels, Hazardous materials transportation, Incorporation by reference, Marine safety, Reporting and recordkeeping requirements.

For the reasons set out above, the interim final rule amending title 46, chapter I, of the Code of Federal Regulations, which was published at 54 FR 50958 on December 11, 1989, is adopted as a final rule with the following changes:

PART 54-PRESSURE VESSELS

 The authority citation for part 54 continues to read as follows:

Authority: 33 U.S.C. 1509; 43 U.S.C. 1333; 46 U.S.C. 3306, 3703, 5115; E.O. 12234, 45 FR 58801, 3 CFR 1980 Comp., p. 277; 49 CFR 1.46.

§ 54.01-5 [Amended]

2. In § 54.01–5, Table 54.01–5(b) is revised to read as follows:

TABLE 54.01-5(b)—PRESSURE VESSEL CLASSIFICATION 8

Class	Service contents	Class limits on pressure and temperature	Joint requirements 1.6.7	Radiography requirements, section VIII, ASME Code 3,7	Post weld heat treatment required \$7	Shop inspect. required	Plan approval required
1	(a) Vapor or gas. (b) Liquid	Over 600 p.s.i. or 700°F Over 600 p.s.i. or 400°F	(2) For category B. All categories C and D must	gardless of thickness. Ex- ceptions listed in Table UCS-57 of ASME Code	For carbon or low alloy steel, in accordance with Table UCS-56, regardless of thickness. For other materials, in accordance with section VIII, ASME Code.	Yes 4	Yes 4.

TABLE 54.01-5(b)—PRESSURE VESSEL CLASSIFICATION 8—Continued

Class	Service contents	Class firnits on pressure and temperature	Joint requirements 1.6.7	Radiography requirements, section VIII, ASME Code 3.7	Post weld heat treatment required \$2.7	Shop inspect. required	Plan approval required
I-L Low temperature.	(a) Vapor or gas.	Over 250 p.s.i. and service temperature below 0°F	(1) for categories A and B. All categories C and D must have full penetration	Full on all butt joints re- gardless of thickness. Ex- ceptions listed in Table	For carbon or low alloy steel, in accordance with Table UCS-56, regardless	Yes	Yes.
	(b) Liquid	Over 250 p.s.i. and service temperature below 0°F	welds extending through the entire thickness of the vessel wall or nozzle wall. No backing rings or strips left in place.	UCS-57 of ASME Code do not apply.	of thickness. For other materials, in accordance with section VIII, ASME Code.		DICE.
	(c) Hazardous materials ²	Paris In sec.				E print	
II	(a) Vapor or gas.	30 through 600 p.s.i. or 275° through 700°F	(1) or (2) for category A. (1), (2), or (3) for category B. Categories C and D in	Spot, unless exempted by UW-11(c) of ASME Code.	In accordance with section, VIII of ASME Code.	Yes 4	Yes 4.
(c)	(b) Liquid	200 through 600 p.s.i. or 250" through 400°F	accordance with UW-16 of ASME Code.				
	materials 236				POSITE LE	and the same of	
temperature.	(a) Vapor or gas.	0 through 250 p.s.i. and service temperature below 0°F	(1) for category A; (1) or (2) for category B. All cat- egories C and D must have full penetration	Spot. The exemption of UW-II(c) of ASME Code does not apply.	Same as for I-L except that mechanical stress relief may be substituted if allowed under Subpart	Yes	Yes.
	(b) Liquid	0 through 250 p.s.l. and service temperature below 0°F	welds extending through the entire thickness of the vessel wall or nozzle wall.	Control of the last of the las	54.30 of this chapter.		
	(c) Hazardous materials **	Contribution of		A STATE OF THE PARTY OF THE PAR		OKSH	
	(a) Vapor or gas.	Under 30 p.s.i. and 0" through 275°F	In accordance with Section VIII of AMSE Code.	Spot, unless exempted UW-li(c) of ASME Code.	In accordance with Section VIII of ASME Code.	Yes 4	Yes 4
	(b) Liquid	Under 200 p.s.i. and 0° through	THE RESERVE	and the same of			
	(c) Hazardous materials ***	250°F		The state of the s		WE HAT	

¹ Welded joint categories are defined under UW-3 of the ASME Code. Joint types are described in Table UW-12 of the ASME Code, and numbered "(1)," "(2)",

* See § 54.20-2.

* See §§ 54.25-8(c) and 54.25-10(d).

* See §§ 54.25-8(c) and 54.10-3 for examptions.

* Specific requirements modifying Table UCS-56 of the ASME Code are found in § 54.25-7.

* See § 54.20-3 (c) and (f)

* Applies only to welded pressure vessels.

* Does not include special requirements for heat exchanger. Section 54.01-2 contains an explanation of those special requirements.

PART 151—BARGES CARRYING BULK LIQUID HAZARDOUS MATERIAL CARGOES

3. The authority citation for part 151 continues to read as follows:

Authority: 33 U.S.C. 1903(b); 46 U.S.C. 3703: 49 CFR 1.46.

4. In § 151.50-31, paragraphs (q) through (s) are redesignated as

paragraphs (r) through (t), respectively. and new paragraph (q) is added to read as follows:

§ 151.50-31 Chlorine.

* * *

(q) During each internal inspection, each cargo tank excess flow valve and safety relief valve must be inspected and tested in accordance with

*

paragraphs (g) and (i) of § 151.04-5 of this chapter.

Signed: August 16, 1990.

Rear Admiral, U.S. Coast Guard, Chief, Office of Marine Safety, Security and Environmental Protection.

[FR Doc. 90-22588 Filed 10-15-90; 8:45 am] BILLING CODE 4910-44-M



Tuesday October 16, 1990

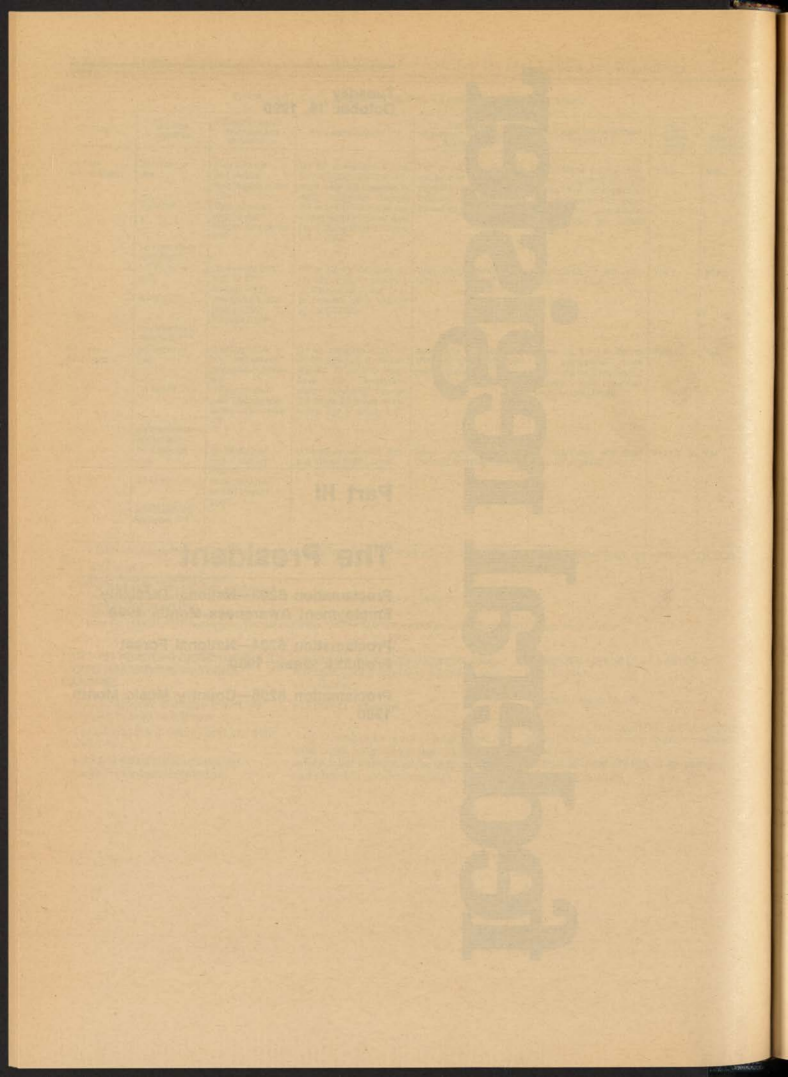
Part III

The President

Proclamation 6203—National Disability Employment Awareness Month, 1990

Proclamation 6204—National Forest Products Week, 1990

Proclamation 6205—Country Music Month, 1990



Federal Register Vol. 55, No. 200

Tuesday, October 16, 1990

Presidential Documents

Title 3-

The President

Proclamation 6203 of October 12, 1990

National Disability Employment Awareness Month, 1990

By the President of the United States of America

A Proclamation

The United States' ability to remain strong and prosperous in the increasingly technological, increasingly competitive global marketplace will be determined, in large part, by our success in harnessing the energy, creativity, and talent of all our citizens. A great many of those among the estimated 43 million Americans who have disabilities are both eager and able to help our country meet the challenges of our rapidly changing world. Recognizing this rich source of human potential and providing these individuals with greater opportunities to bring their knowledge, ideas, and commitment to the workplace is, therefore, not only a moral imperative, but also a crucial investment in our Nation's future.

Over the years, the United States has made significant progress in facilitating the movement of persons with disabilities into the mainstream of American life. We have opened doors to education and business, and we have developed effective rehabilitation and training programs that are helping millions of people with disabilities to become skilled, productive workers. Advances in technology and the removal of architectural barriers and other obstacles in housing, transportation, and the workplace have also enabled Americans with disabilities to enjoy greater freedom, independence, and mobility.

While Americans with disabilities have made many advances in education, public accommodations, and employment, we know that more doors remain to be opened. Thus, it was with great pleasure that I signed into law on July 26 historic new civil rights legislation—the Americans with Disabilities Act of 1990. Expanding upon the goals of the Rehabilitation Act of 1973, this legislation is the world's first comprehensive declaration of equality for persons with disabilities. The Americans with Disabilities Act prohibits employers covered by the act from discriminating against qualified applicants or employees on the basis of a disability; it guarantees persons with disabilities access to public accommodations, such as offices, hotels, and shopping centers; and it calls for improved access to transportation, State and local government services, and telecommunications as well.

The Americans with Disabilities Act of 1990 reaffirms our national commitment to providing persons with disabilities equal opportunities to participate in the social and economic life of our country. During this year's observance of National Disability Employment Awareness Month, we not only celebrate the enactment of this legislation, but also recognize the many contributions that persons with disabilities have made, and continue to make, in the Nation's workplace.

The Congress, by Joint Resolution approved August 11, 1945, as amended (36 U.S.C. 155), has called for the designation of the month of October of each year as "National Disability Employment Awareness Month." This special month is a time for all Americans to join together in recognizing the unlimited potential of persons with disabilities and in renewing our determination to provide equal employment opportunities for them.

NOW, THEREFORE, I, GEORGE BUSH, President of the United States of America, do hereby proclaim the month of October 1990 as National Disability Employment Awareness Month. I call upon the people of the United States to continue working to guarantee for Americans with disabilities equal employment opportunities and the full rights and privileges of citizenship.

IN WITNESS WHEREOF, I have hereunto set my hand this twelfth day of October, in the year of our Lord nineteen hundred and ninety, and of the Independence of the United States of America the two hundred and fifteenth.

[FR Doc. 90-24550 Filed 10-15-90; 9:05 am] Billing code 3195-01-M Cy Bush

Presidential Documents

Proclamation 6204 of October 12, 1990

National Forest Products Week, 1990

By the President of the United States of America

A Proclamation

Ever since the first American colonists described for their contemporaries in Europe the splendor of the New World, this country's forests have been recognized around the globe for their majestic beauty. However, our forests have also been an invaluable resource, one that has played a singularly important role in the building of our Nation. Centuries ago, our forests provided Native Americans and European settlers with a variety of foods and raw materials for shelter, tools, and fuel. As the Nation expanded westward, they provided the timbers necessary to build ships and railroads for transportation and commerce, as well as telegraph and telephone lines.

Today we continue to rely on our Nation's forests and forest products in a multitude of ways. Forests serve as the habitat for much of our Nation's wildlife and provide a peaceful, scenic setting for family outings and other recreational activities. They also continue to provide raw materials for fuel, construction, and a variety of wood and paper products.

Although we have the choice of many different building products, we continue to value wood for our homes and furnishings. Wood is strong and durable, yet also flexible and versatile. New technology and techniques for its treatment, preservation, and design continue to increase its usefulness.

The Department of Agriculture reports that forest products contribute 4 percent to the Gross National Product and account for almost 2 million jobs in wood manufacturing and related industries and an estimated \$25 billion in annual wages to working men and women. According to the Department, the forest industry ranks among the top 10 employers in 48 of the 50 States. Forest products thus make a significant contribution to our Nation's economic strength and progress, as well as to our individual physical comfort and well-being.

Unfortunately, in the past, our ancestors did not always recognize the need for careful stewardship of our forest resources. Taking for granted this country's vast, dense forests and striving to meet the great and urgent demands of a growing Nation led to rapid and sometimes wasteful use of forest resources. Forest cut-out and move-out practices were, for too long, assumed to be an inevitable part of development, while conservation strategies were viewed as a limitation on progress. Fortunately, however, a more enlightened view of forest management eventually emerged. Farsighted leaders such as President Theodore Roosevelt and Gifford Pinchot, the Nation's first trained forester, successfully contended that systematic and scientific management of our forests could guarantee their productivity for years to come.

While it is clear that forests can be used to meet consumer needs, it is also clear that they must be replenished in a timely manner—especially when natural regeneration does not appear to be sufficient. Over the years careful studies and experience have helped us to improve management of this precious, yet renewable, resource. Indeed, today's forest managers view the forest as a whole ecosystem that, when handled wisely, can ensure a sustained yield of forest products. Policies and practices developed according to this view are compatible with other environmental interests such as water-

shed and wildlife protection. Targeting research to develop more environmentally sensitive methods of harvesting forest products and increasing cooperation among government and private forest managers are keys to successful stewardship of this vital natural resource.

Each of us has a stake in the stewardship of our Nation's forests. Ensuring that our children and our children's children are able to enjoy abundant natural resources and a healthy environment calls for personal action. Accordingly, local governments are rapidly organizing recycling programs in which every citizen can participate. Each American can also make a difference by planting trees. Through Federal efforts such as the America the Beautiful initiative, every State, community, and individual in the Nation will have the opportunity to help plant and maintain nearly 1 billion trees per year across the country. These trees, planted in both urban and rural areas, will stand in addition to the more than 2 billion trees planted regularly through previously established government programs and existing private efforts.

In recognition of the value of our forests, the Congress, by Public Law 86–753 (36 U.S.C. 163), designated the week beginning on the third Sunday in October of each year as "National Forest Products Week" and authorized and requested the President to issue a proclamation in observance of this week.

NOW, THEREFORE, I, GEORGE BUSH, President of the United States of America, do hereby proclaim the week beginning October 21, 1990, as National Forest Products Week and call upon all Americans to observe that week with appropriate ceremonies and activities.

IN WITNESS WHEREOF, I have hereunto set my hand this twelfth day of October, in the year of our Lord nineteen hundred and ninety, and of the Independence of the United States of America the two hundred and fifteenth.

[FR Doc. 90-24551 Filed 10-15-90; 9:06 am] Billing code 3195-01-M Cy Bush

Presidential Documents

Proclamation 6205 of October 12, 1990

Country Music Month, 1990

By the President of the United States of America

A Proclamation

Whether they tap their feet to the spirited sound of bluegrass or quietly hum along with the soulful melodies of traditional ballads, millions of Americans—and, indeed, fans around the world—enjoy listening to country music each day. However, country music is more than a favorite source of entertainment; it is also a rich and colorful expression of the hopes, experiences, and values of the American people.

Encompassing a wide range of musical genres, from folk songs and religious hymns to rhythm and blues, country music reflects our Nation's cultural diversity as well as the aspirations and ideals that unite us. It springs from the heart of America and speaks eloquently of our history, our faith in God, our devotion to family, and our appreciation for the value of freedom and hard work. With its simple melodies and timeless, universal themes, country music appeals to listeners of all ages and from all walks of life.

The popularity of country music, both throughout the Nation and throughout the world, is a great tribute to generations of talented American composers, musicians, lyricists, and singers. This month, we gratefully acknowledge their many gifts to us and proudly celebrate the uniquely American art form that is country music.

The Congress, by House Joint Resolution 603, has designated October 1990 as "Country Music Month" and has authorized and requested the President to issue a proclamation in observance of this month.

NOW, THEREFORE, I, GEORGE BUSH, President of the United States of America, do hereby proclaim October 1990 as Country Music Month. I invite all Americans to observe this month with appropriate ceremonies and activities.

IN WITNESS WHEREOF, I have hereunto set my hand this twelfth day of October, in the year of our Lord nineteen hundred and ninety, and of the Independence of the United States of America the two hundred and fifteenth.

[FR Doc. 90-24570] Filed 10-15-90; 10:31 am] Billing code 3195-01-M Cy Bush



Tuesday October 16, 1990



Office of Management and Budget

Final OMB Sequester Report to the President and Congress for Fiscal Year 1991; Report Transmittal



OFFICE OF MANAGEMENT AND BUDGET

Final OMB Sequester Report to the President and Congress for Fiscal Year 1991

AGENCY: Office of Management and Budget.

ACTION: Report Transmittal.

SUMMARY: This notice transmits the Final OMB Sequester Report to the President and Congress for Fiscal Year 1991 as required by the Balanced Budget and Emergency Deficit Control Act of 1985 (Public Law 99–177) as amended by the Balanced Budget and Emergency

Deficit Control Reaffirmation Act of 1987 (Public Law 100-119)

Dated: October 15, 1990.

Richard G. Darman,

Director.

BILLING CODE 3110-01-M

FINAL OMB SEQUESTER REPORT TO THE PRESIDENT AND CONGRESS FOR FISCAL YEAR 1991



NOTICE

There should be no release of this document until 12 noon (E.D.T.), Monday, October 15, 1990.

October 15, 1990



THE DIRECTOR

EXECUTIVE OFFICE OF THE PRESIDENT

OFFICE OF MANAGEMENT AND BUDGET

WASHINGTON, D.C. 20503

The following is the text of a letter transmitting the Final OMB Sequester Report to the President and Congress for Fiscal Year 1991.

October 15, 1990

The President The White House Washington, DC 20500

Dear Mr. President:

Enclosed please find the *Final OMB Sequester Report to the President and Congress for Fiscal Year 1991*. It has been prepared in accordance with the requirements of the Balanced Budget and Emergency Deficit Control Act of 1985 (Public Law 99–177) as amended by the Balanced Budget and Emergency Deficit Control Reaffirmation Act of 1987 (Public Law 100–119).

As required by law, the budget estimates contained in this report are based on economic and technical assumptions published by the Office of Management and Budget in the July 16th Mid-Session Review, and on laws enacted and final regulations promulgated as of October 10, 1990.

The report finds that, under current law, sequestration is necessary in order to meet the Gramm-Rudman-Hollings (G-R-H) deficit reduction target. Accordingly, a final Presidential sequestration order has been prepared for issuance today. The Further Continuing Appropriations Act of 1991 (Public Law 101–412), however, has suspended until October 19th implementation of reductions required under the final order.

This final sequester report estimates the fiscal year 1991 G-R-H baseline deficit (which is very substantially different from the current estimate of the consolidated budget deficit) to be \$147.3 billion, \$83.3 billion above the \$64 billion deficit target. This G-R-H deficit estimate strictly adheres to the requirements of the G-R-H law. Consequently, it reflects events that are likely not to happen, such as the expiration of the food stamp program, or the failure to increase funding authority for S&L case resolutions. And it does not reflect updated economic assumptions. By making reasonable assumptions, such as the continuation of the food stamp program and additional funding for S&L case resolutions, and adjusting for the most recent economic forecast, the current baseline consolidated deficit for 1991 is estimated to be \$295.0 billion.

This report provides calculations of the amounts and percentages by which various budgetary resources would be reduced under the assumption of a necessary \$83.3 billion sequester. As required by law, the report includes projected budget baseline levels, Mid-Session economic assumptions, a discussion of the sequestration calculations, and comparisons with the estimates provided by the Director of the Congressional Budget Office in his report.

Respectfully yours,

Richard G. Darman Director

Enclosure

IDENTICAL LETTERS SENT TO HONORABLE DAN QUAYLE AND HONORABLE THOMAS S. FOLEY

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GENERAL NOTES

- 1. All years referred to are fiscal years unless otherwise noted.
- Details in the tables and text may not add to totals because of rounding.
- Unless otherwise noted, the source of all data in this report is the Office of Management and Budget.
- Unless otherwise noted, "the Act" refers to the Balanced Budget and Emergency Deficit Control Act of 1985 (Public Law 99–177) as amended by the Balanced Budget and Emergency Deficit Control Reaffirmation Act of 1987 (Public Law 100–119).

I. THE G-R-H BASELINE DEFICIT

The Balanced Budget and Emergency Deficit Control Act of 1985, as amended, (commonly known as Gramm-Rudman-Hollings, or G-R-H) sets deficit targets for 1991 through 1993. The Act requires automatic reductions in selected programs (a sequester) to achieve these targets if they cannot be reached through the legislative process. The table below shows the deficit targets specified in the Act. Except in 1993, the Act allows a \$10 billion margin-of-error. However, if the deficit exceeds the sequester trigger level, which is \$74 billion in 1991, the Act requires a sequester sufficient to reduce the baseline deficit to the target level—\$64 billion in 1991.

Deficit Targets

(In billions of dollars)

Fiscal Year	Target Deficit	Sequester Trigger
1991	64.0	74.0
1992	28.0	38.0
1993	zero	zero

Under the Act, the Director of the Office of Management and Budget (OMB) is obliged to determine each year whether or not sequestration is necessary and, if so, the magnitude of the sequester. The Congressional Budget Office (CBO) is obliged to prepare independently its own sequestration reports. The CBO reports are transmitted to the Director of OMB and to Congress, and provide a basis for comparison against which Congress and others may assess the OMB reports. The OMB reports to the President and the Congress provide the basis for sequestration orders to be issued by the President. The timetable for the OMB and CBO reports and Presidential orders for calendar year 1990 is as follows:

Report or Order	Date
Snapshot date for initial OMB and CBO report	August 15th
Initial CBO report	August 20th
Initial OMB report	August 25th
Initial Presidential order	August 25th
Final CBO report	October 10th
Final OMB report	October 15th
Final Presidential order	October 15th

OMB issued an estimate of the G-R-H baseline deficit in the Mid-Session Review of the Budget, which was published on July 16, 1990. Under the Act, subsequent G-R-H reports must use the economic and technical assumptions used in the Mid-Session Review. Both the OMB and CBO initial sequestration reports are based on laws enacted and regulations promulgated as final as of August 15th (the snapshot date). The final reports, however, do not share a common snapshot date. Rather, the G-R-H law requires that the final reports be based on laws enacted and final regulations promulgated by the latest possible date before the reports are issued. The CBO final report was issued on October 10th. Because no changes in law after the CBO snapshot date affected the OMB G-R-H baseline estimates, both the OMB and CBO final reports reflect the same enacted legislation and final regulations.

As required by the Act, this report:

- estimates the 1991 G-R-H baseline deficit, using the economic and technical assumptions indicated in the Mid-Session Review;
- · calculates the sequester amounts required; and
- presents and explains significant differences between the estimates in this report and the estimates in the CBO report.

Baseline Estimates

This report shows the current-law G-R-H baseline deficit (which is different from the current estimate of the consolidated budget deficit) to be \$147.3 billion, \$83.3 billion above the \$64 billion deficit target specified in the Act for 1991 and \$73.3 billion above the level that would trigger a sequester. As shown in Table 1, OMB's current 1991 G-R-H baseline estimate for receipts is \$1,121.4 billion. G-R-H baseline outlays are estimated to total \$1,268.8 billion. These estimates include the receipts and outlays of the off-budget social security trust funds, although social security benefits themselves are exempt from sequestration.

The G-R-H baseline estimates assume that current law for revenues and spending authority (including most entitlements) will continue unchanged, and that expiring provisions of law providing revenues and spending authority will terminate as scheduled, except as provided in the G-R-H Act. Because no 1991 appropriations bills have been enacted, baseline estimates for discretionary spending accounts are based on the 1990 appropriations adjusted for inflation and pay costs.

By following the specifications set forth in the Act for developing the baseline, the G-R-H estimates in this report include no adjustments for anomalies that result from the requirements of the Act. For instance, the G-R-H estimates assume that in 1991 the authorization for the food stamp program will expire and that the 1990 decennial census will be repeated in 1991. The latter certainly will not occur, and the former is highly unlikely. Nonetheless, the G-R-H Act requires that the baseline be calculated as if these unlikely events were reality.

In addition, the Act requires that G-R-H estimates of the Resolution Trust Corporation (RTC) net outlays be constrained by the current law limit on the availability of RTC funding as provided by the Financial Institutions Reform, Recovery, and Enforcement Act (FIRREA) of 1989 (Public Law 101-73). It now appears that the RTC may reach the \$50 billion limit in early 1991. For G-R-H baseline purposes, therefore, the RTC must be treated as if it were to run out of funds. Assuming no additional funding, RTC outlays could range from \$-14 billion to \$14 billion. The G-R-H estimates use a figure in the middle of this range, producing RTC outlays for 1991 of about \$0.1 billion. In reality, RTC net outlays for 1991 are likely to exceed \$88 billion—but, since this requires a change of law, the G-R-H baseline does not reflect this fact.

Although the Iraqi invasion of Kuwait has had a substantial impact on oil prices and other economic factors, these economic effects are not reflected in this report. The G-R-H law requires that the estimates in this report use the Mid-Session Review economic assumptions. For purposes of estimating the current baseline consolidated deficit, however, it seems reasonable to use updated economic and technical assumptions and to make other adjustments, such as assuming continuation of the food stamp program and additional funding for RTC. Under these assumptions, the baseline consolidated deficit for 1991 is currently estimated to be \$295.0 billion. (This estimate excludes savings that would result from enactment of legislation consistent with the Budget Summit Agreement and the Congresional budget resolution.)

¹ The G-R-H Act allows for continuation of expiring programs in the following cases; excise taxes dedicated to a trust fund (but not spending authority in that trust fund); Commodity Credit Corporation price support programs; contract authority for transportation trust funds; and authority to provide insurance through the Federal Housing Administration fund.

Table 1.-G-R-H Baseline Totals for 1991

(In billions of dollars)

The same of the last	Laws and regulations in effect as of:				
	January 1,	July 10,	August 15,	October 10,	
	1990	1990	1990	1990	
G-R-H Receipts	1,121.7	1,121.7	1,121.7	1,121.4	
	1,269.4	1,270.1	1,271.2	1,268.8	
	147.6	148.4	149.4	147.3	

Memorandum: Current Baseline Consolidated Deficit: \$295.0 billion.

OMB's estimate of the G-R-H baseline deficit is further affected by a technical spendout requirement specified in the G-R-H Act. The Act requires that in developing the G-R-H baseline the Director of OMB shall assume that the aggregate spendout rate (the ratio of new outlays to new budgetary resources) from sequesterable discretionary resources for defense programs not differ by more than one-half percentage point from the comparable rate contained in the sequester report submitted for the previous fiscal year. The Act applies the same requirement to nondefense programs. The estimates for defense programs meet this requirement. To meet the requirement for nondefense programs, however, a \$0.1 billion upward adjustment of the estimated outlays from new budgetary resources is needed in order to bring the aggregate spendout rate within one-half a percentage point of the benchmark rate.

Final Sequester Order

Because these estimates indicate that a sequester would be required for 1991 under current law, the President is required to issue a final sequester order to withhold funds necessary to reduce outlays by \$83.3 billion. The final order for 1991 will be issued today, but its implementation has been suspended until October 19th under the Further Continuing Appropriations Act of 1991 (Public Law 101–412).

Given the unprecedented size of the sequester estimated in the Mid-Session Review and the August initial sequester report, agencies and departments were required to develop detailed plans to manage sequesterable programs. In addition to various programmatic reductions, these plans include reductions-in-force, furloughs, and hiring freezes to reduce staff costs. Because the sequester estimate in this report is of the same magnitude as the August estimate, these plans would in general still apply if the final sequester order were implemented. For an illustrative description of the programmatic impact of a potential \$100 billion sequester, see pages 18 through 38 in the Mid-Session Review of the Budget.

Changes Since January

Estimates of the G-R-H baseline using current economic and technical assumptions but assuming laws and regulations in effect on January 1, 1990, produce a fiscal year 1991 deficit of \$147.6 billion. Table 2 shows the impact on this estimated deficit of legislation enacted and final regulations promulgated since January. In total, these policy changes have reduced the baseline deficit by \$0.3 billion.

The Dire Emergency Supplemental Appropriations Act of 1990 (Public Law 101-302) increased the 1991 baseline deficit by \$0.7 billion. As a result of the embargo of Iraq, defaults on loans guaranteed by the Commodity Credit Corporation and the Export-Import Bank are expected to increase, adding \$0.9 billion in outlays.

Since August 15th, the snapshot date for the initial sequester report, the G-R-H baseline deficit has been reduced by \$2.1 billion. An increase in the deposit insurance premium paid by banks to the Bank Insurance Fund is anticipated to yield \$1.2 billion in additional collections in 1991. Establishment of the 1991 Federal pay raise of 3.5 percent effective January 1991 reduces outlays by \$0.9 billion

because the final pay raise is lower than the previous baseline estimate, which was calculated according to the G-R-H rules. Legislation enacted since August 15th has reduced the deficit by about \$0.1 billion.

Table 2.—G-R-H Baseline Deficits for 1991—Based on Laws in Effect in January, July, August, and October

(In billions of dollars)

January G-R-H baseline deficit	147.6
Changes in law January 1st-July 10th:	
1990 supplemental appropriations (Public Law 101–302)	0.7
Other (including debt service)	0.1
Subtotal, changes in law January 1st-July 10th	0.8
July (Mid-Session Review) G-R-H baseline deficit	148.4
Changes in law July 10th-August 15th:	
Executive Orders 12722–12725	0.9
Other (including debt service)	0.1
Subtotal, changes in law July 10th-August 15th	1.0
August G-R-H baseline deficit	149.4
Changes in law August 15th-October 10th:	
Desert Shield authority in 1991 continuing appropriations (Public Law 101-403)	0.4
Customs and Trade Act of 1990 (Public Law 101-382)	-0.4
Establishment of 1991 Federal pay raise (net)	-0.9
Bank Insurance Fund assessment rate increase	-1.2
Other (including debt service)	-0,1
Subtotal, changes in law August 15th-October 10th	-2.1
October G-R-H baseline deficit.	147.3
MEMORANDUM	
Net deficit reduction achieved January 1st-October 10th	0.3

II. ECONOMIC ASSUMPTIONS

The principal economic assumptions underlying the G-R-H baseline estimates for 1991 are shown in Table 3. The Act requires the OMB Director to publish an estimate of the rate of real GNP growth for the last two quarters of fiscal year 1990 and for each quarter of fiscal year 1991. These estimates are shown in Table 4. Notwithstanding significant intervening events (such as those in the Mideast), these economic assumptions are the same as those used by OMB for its Mid-Session Review of the Budget—as required by law. They are not current estimates. They are far too optimistic. They are merely the estimates required by law.

Table 3.—Economic Assumptions

(Fiscal year 1991)

Gross National Product:	
Current dollars (in billions of dollars)	5,853.6
Percent change, year over year	7.0
Constant dollars (in billions of dollars)	4,311.4
Percent change, year over year	2.6
GNP Implicit Price Deflator (percent change, year over year) 1	4.3
CPI-W (percent change, year over year)	4.3
Civilian Unemployment Rate (percent, fiscal year average)	5.7
Interest Rates (fiscal year average):	
91-day Treasury bills	7.2
10-year Treasury notes	8.2

¹ As required under the Act, the discretionary program inflation adjustment and pay raise costs are estimated using the increase in the GNP deflator (4.2 percent) from the economic assumptions presented in January. All other estimates in this report, however, use the economic assumptions presented in the Mid-Session Review of the Budget and shown in this table.

Table 4.—Real Economic Growth Rates by Quarter

(In percent, annual rates)

	FY 1990		FY 1991 Estimates					
Ac	tual	Estimate						
JanMar. 1990 ¹	AprJune 1990 ²	July-Sept. 1990	OctDec. 1990	JanMar. 1991	Apr.—June 1991	July-Sept. 1991		
1.3	2.2	2.5	2.8	2.8	2.8	3.0		

¹ As reported by the Department of Commerce (May 24, 1990) and used in the Mid-Session Review of the Budget. Subsequently, the Department of Commerce revised the "actual" for January-March 1990 to 1.7 percent. Pursuant to the Act, OMB may not update the Mid-Session figure for purposes of estimating the G-R-H baseline.

² On September 25, 1990, the Department of Commerce reported a "final" estimate for April–June 1990 of 0.4 percent.

III. COMPOSITION OF G-R-H BASELINE OUTLAYS AND RESOURCES SUBJECT TO SEQUESTER

For defense and nondefense programs combined, an estimated \$919.6 billion in outlays, or 72 percent of total outlays, are associated with budgetary resources exempt from sequestration under current law. This total for exempt programs includes military personnel accounts, which the President has chosen to exempt under authority provided in the G-R-H Act. The burden of sequestration, therefore, falls on programs that comprise the remaining 28 percent of budget outlays. Of these outlays, defense programs account for 35 percent, special rule nondefense programs account for 31 percent, and other nondefense programs account for 34 percent.

Table 5 provides further detail on the G-R-H baseline outlay estimates for 1991 under current law. An estimated \$120.8 billion of 1991 outlays for defense programs, or 39 percent of total defense outlays, are associated with budgetary resources subject to an across-the-board percentage reduction.

An estimated \$228.3 billion of outlays for nondefense programs, or 24 percent of total nondefense outlays, are associated with sequesterable budgetary resources under current law. About \$108.2 billion of these outlays, or 11 percent of total nondefense outlays, are for programs with automatic spending increases and for certain special rule programs, the largest of which is medicare. The Act limits the extent of spending reductions for these programs. Of the total estimated 1991 nondefense outlays of \$962.8 billion, an estimated \$120.1 billion—about 12 percent of nondefense outlays—are associated with budgetary resources subject to an across-the-board percentage reduction. An estimated \$734.5 billion of nondefense outlays, or 76 percent of total nondefense outlays, are exempt from sequestration.

A sequester does not reduce outlays directly; rather, it permanently cancels budget authority and other authority to obligate and expend funds (except that special rules apply to amounts sequestered in special and trust funds). For defense programs, sequesterable budgetary resources consist of new budget authority provided for 1991 and unobligated balances of budget authority provided in previous years. For nondefense programs, the sequesterable budgetary resources are new budget authority; new direct loan obligations, commitments, or limitations; new guaranteed loan commitments or limitations; obligation limitations; and spending authority as defined in Section 401(c)(2) of the Congressional Budget Act of 1974. This definition of spending authority includes various mandatory and permanent appropriations, as well as Federal payments financed by offsetting collections that are credited to budget accounts.

The Act exempts a number of programs and activities of the Federal Government from the sequestration process. As shown in Table 5, the largest are social security benefits, net interest, certain low-income programs, most Federal retirement and disability benefits, veterans compensation and pensions, and regular State unemployment insurance benefits. Also exempt from sequestration are prior legal obligations of the Government in certain specified budget accounts. Outlays from obligated or unobligated balances of prior-year appropriations for nondefense programs are generally not subject to sequestration.

Federal administrative expenses for most otherwise exempt programs and activities, however, are sequesterable, including programs that are self-supporting. Although budgetary resources available for Federal pay are subject to sequestration, the Act provides that rates of pay for civilian employees (and rates of basic pay, basic subsistence allowances, and basic quarter allowances for members of the uniformed services), or any scheduled pay increases, may not be reduced pursuant to a sequestration order.

² The estimated \$120.1 billion nondefense total subject to across-the board reduction excludes \$5.7 billion of 1992 outlays for Commodity Credit Corporation (CCC) that would also be subject to a 1991 sequester.

Certain programs and activities, while not exempt, are subject to special rules that have the effect of limiting the amount of the spending reduction. For example, the sequestration reduction for medicare, veterans medical care, and certain health programs (but not for the administrative expenses of these programs) is limited to two percent annually. In addition, the total amount of the automatic spending increases in three programs specified in the Act is sequesterable, but the program bases are exempt. Although the Federal share of extended unemployment benefits is sequesterable, if States act to increase their share by the amount of the reduction in the Federal share, total budget outlays, which include both the Federal and State shares, will not be changed by the sequestration.

For credit programs, the measures governing sequesterable budgetary resources are direct loan obligations and guaranteed loan commitments. In the event of a sequester, the Act requires that credit limitations enacted in annual appropriations acts be reduced, and that *de facto* limitations be imposed on both types of new credit activity where there is no enacted limitation.

Table 5.—Composition of G-R-H Baseline Outlay Estimates for 1991

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Manual of Manual State of Stat	Outlays	Percent of Total
Defense programs: 1	The same	
Subject to across-the-board reduction	120.8	9.5
Exempt from sequestration 2	185.2	14.6
Subtotal, defense programs	305.9	24.1
Nondefense programs:	PARTIES.	
Subject to sequestration:	The same of the	
Certain programs with automatic spending Increases 3	1.4	0.1
Certain special rule programs 4	106.8	8.4
Subject to across-the-board reductions 5	120.1	9.5
Subtotal, subject to sequestration	228.3	18.0
Exempt from sequestration:		
Social security	264.6	20.9
Federal retirement, disability, and workers compensation	70.8	5.6
Earned income tax credit	4.7	0.4
Low-income programs 6	82.7	6.5
Veterans compensation and pensions	15.9	1.3
State unemployment benefits	18.3	1.4
Offsetting receipts and collections	-64.6	-5.1
Net interest	192.1	15.1
Other 7	150.0	11.8
Subtotal, exempt from sequestration	734.5	57.9
Subtotal, nondetense programs	962.8	75.9
Total	1,268.8	100.0

¹ Function 050, excluding Federal Emergency Management Agency (FEMA) programs.

Largely outlays from military personnel accounts and obligated balances.
 National Wool Act, special milk, and vocational rehabilitation programs.

Guaranteed student loans, foster care and adoption assistance, medicare, veterans medical care, and other health programs.

⁵ Excludes \$5.7 billion in estimated 1992 outlays for CCC that would be subject to a 1991 sequester.

Family support payment, child nutrition, medicaid, food stamps, SSI, and WIC.

Outlays from prior year appropriations, certain prior legal obligations, and other exempt programs.

IV. SEQUESTRATION CALCULATIONS

This report indicates that, under current law, an outlay reduction of \$83.3 billion, the difference between the current baseline deficit and the target of \$64 billion, is required. The reductions are determined using the following steps, as shown in Table 6.

First, one-half of the required deficit reduction is assigned to defense programs (budget accounts in the national defense function, 050, excluding the Federal Emergency Management Agency) and the other half to nondefense programs.

Second, the savings from eliminating automatic spending increases in three specific programs, which are listed in Table 7, are applied to the required reduction in outlays for nondefense programs. The amount of savings from eliminating these adjustments in 1991 is \$58 million.

Third, the amount of outlay savings to be obtained from programs subject to other special sequestration rules, also listed in Table 7, is then calculated. The estimated savings from these special rule programs, \$1.8 billion for 1991, are applied toward the required spending reductions in nondefense programs.

Table 6.—Sequestration Calculations for 1991

(Dollar amounts in billions)

	Estimate
Required deficit reduction	83.3
Defense programs: 1	
Total required outlay reductions	41.7
Estimated outlays associated with across-the-board sequesterable budgetary resources ²	120.8
Uniform reduction percentage	34.5%
Nondefense programs:	Charles and the
Total required outlay reductions	41.7
Estimated savings from automatic spending increases	0.1
Estimated savings from the application of special rules	1.8
Amount remaining to be obtained from uniform percentage reductions of budgetary resources	39.8
Estimated outlays associated with across-the-board sequesterable budgetary resources ³	****
Ligitory reduction persentage	125.8
Uniform reduction percentage	31.69

¹ Function 050, excluding FEMA programs.

² Reflects Presidential exemption of military personnel accounts.

The reductions in defense programs and remaining reductions in nondefense programs are applied to budgetary resources on a uniform percentage basis, computed separately for each category. The uniform reduction percentages are computed from outlay estimates. The remaining outlay savings to be achieved separately in defense and nondefense spending are divided by the estimated outlays associated with sequesterable budgetary resources in each category. The two resulting uniform reduction percentages for defense and nondefense are then applied separately to all of the remaining sequesterable budgetary resources (budget authority, credit authority, and other spending authority) in each category.

Under current estimates, the uniform percentage reduction is 31.6 percent for nondefense programs. For defense programs, on August 10, 1990, the Director of OMB notified Congress of the

³ Includes \$5.7 billion in estimated 1992 outlays for the CCC and \$3.5 billion in outlays from offsetting collections that are subject to a 1991 sequester.

President's intent to exempt the military personnel accounts from sequestration, as permitted by the G-R-H Act. For the remaining defense programs subject to sequester, the uniform percentage reduction is 34.5 percent.

The Act requires special calculations to achieve the uniform percentage reduction for child support enforcement (CSE). The Federal matching rate on most CSE expenditures would be reduced from 66 percent to 40 percent, and the rate for computer-related expenditures and genetic testing would be reduced from 90 percent to 54 percent. Nondefense savings from the across-the-board reductions also include \$1.8 billion of 1992 outlay savings from the Commodity Credit Corporation (CCC). Under the Act, CCC outlay reductions in 1992 resulting from contract adjustments made in 1991 following a sequester are to be credited to the overall outlay reduction required in 1991.

Table 7.—Programs Subject to Special Sequestration Rules

(Outlay amounts in millions of dollars)

	Required Outlay Reductions	Scheduled Increase (percent)
Programs with Automatic Spending Increases Subject to Sequestration:	postupe 4	21.22 - 1 × 1
National Wool Act 1 Special milk program 2	5	4.8
Vocational rehabilitation 3		-
Total	53	4.5
Total	58	
Other Programs Subject to Special Sequestration Rules:		
Guaranteed student loans	36	
Health programs with sequester limited to 2 percent:	4	
Medicare	1,598	
Veterans medical care and other health programs	207	
Total	1.844	

Payment increases are based on changes in the wool parity price.

² Benefits are Indexed to the Producer Price Index for Fresh Processed Milk. No automatic increase is projected for 1991.

The automatic spending increase for this program is specified in the program's authorizing legislation and requires an annual percent increase in funding for the State grant and Indian set-aside portions of the program equal to the percentage change in the Consumer Price Index for urban consumers over the past year.

Table 8.—G-R-H Pre- and Post-Sequester Baseline Estimates for 1991 by Function

(In billions of dollars)

	October Baseline		Post-Sequester		Sequester Estimate	
Function History and Alexander	Budget Authority	Outlays	Budget Authority	Outlays	Budget - Authority	Outlays
National defense	313.2	306.3	233.0	264.5	80.2	41.7
International affairs	19.9	18.2	13.5	15.0	6.4	3.2
General science, space, and technology	15.2	15.2	10.4	12.3	4.8	2.9
Energy	6.8	5.0	4.8	3.3	2.1	1.6
Natural resources and environment	18.9	18.6	11.8	14.2	7.1	4.4
Agriculture 1	19.0	14.3	16.7	11.8	2.3	2.5
Commerce and housing credit	17.2	15.0	16.0	13.4	1.2	1.6
Fransportation	32.2	30.9	22.2	27.3	10.0	3.5
Community and regional development	9.4	8.1	7.1	7.6	2.3	0.6
ducation, training, employment, and social services	43.7	42.5	32.8	38.7	10.8	3.8
lealth	68.2	67.0	62.3	64.7	5.9	2.3
Medicare	122.9	105.4	122.9	103.1	Windows &	2.3
ncome security	179.5	146.3	173.8	143.4	5.7	2.9
Social security	340.6	266.9	340.6	266.3	-	0.6
/eterans benefits and services	31.9	31.3	30.7	30.4	1.2	0.9
Administration of justice	13.2	12.3	8.9	9.1	4.4	3.2
General government	12.7	11.8	8.5	8.4	4.2	3.4
let interest 2	192.1	192.1	188.3	188.3	3.8	3.8
Allowances (spendout rate adjustment)	112 -	0.1	-			
Indistributed offsetting receipts	-38.4	-38.4	-38.4	-38.4	-	4000
Total	1,418.2	1,268.8	1,265.7	1,183.4	152.5	85.3



Estimates exclude \$5.7 billion of 1992 CCC budget authority and outlays that would be subject to a 1991 sequester of \$1.8 billion.

2 Estimates reflect the \$3.8 billion debt service reduction that would result from the sequester.



Table 9.—G-R-H Pre- and Post-Sequester Baseline Estimates for 1991 by Agency

(In billions of dollars)

	October I	Baseline	Post-Se	quester	Sequester	Estimate
Agency	Budget Authority	Outlays	Budget Authority	Outlays	Budget Authority	Outlays
Legislative Branch	23	2.4	1.7	1.8	0.7	0.6
The Judiciary	1.8	1.8	1.3	1.3	0.5	0.5
Executive Office of the President	0.3	0.3	0.2	0.2	0.1	0.1
Funds Appropriated to the President	12.9	12.1	8.5	10.4	4.5	1.7
Agriculture 1	43.0	35.2	37.6	29.8	5.4	5.4
Commerce	3.8	3.8	2.6	2.8	1.2	1.0
Defense—Military	302.5	295.8	225.9	256.4	76.6	39.4
Defense—Civil	38.7	26.3	37.5	25.6	1.1	0.8
Education	25.7	25.0	19.4	23.6	6.3	1.4
Energy	15.2	13.9	9.6	10.1	5.6	3.8
Health and Human Services, except Social Security	234.7	216.0	226.2	208.5	8.5	7.5
Health and Human Services, Social Security	336.6	262.9	336.6	262.3	-	0.0
Housing and Urban Development	18.2	23.2	13.6	22.6	4.6	0.0
Interior	6.5	6.2	4.0	4.4	2.5	1.8
Justice	9.7	8.8	6.6	6.7	3.1	2.
Labor	32.2	28.1	30.3	26.8	1.9	1.3
State	4.5	3.9	3.3	3.1	1.2	0.9
Transportation	31.2	29.9	21.5	26.5	9.7	3.3
Treasury 2	276.6	275.5	270.1	269.3	6.6	6.3
Veterans Affairs	31.7	31.2	30.6	30.3	1.2	0.9
Environmental Protection Agency	5.6	5.7	3.8	5.2	1.8	0.5
General Services Administration	1.8	0.9	1.2	0.8	0.6	0.2
National Aeronautics and Space Administration	12.9	12.9	8.8	10.3	4.1	2!
Office of Personnel Management	58.8	36.7	57.7	36.7	1.1	0.1
Small Business Administration	1.0	0.5	0.7	0.3	0.3	0.2
Other independent agencies	19.6	19.3	16.3	17.2	3.3	2.
Allowances (spendout rate adjustment)	_	0.1		1		SETTING VIN
Undistributed offsetting receipts	-109.6	-109.6	-109.6	-109.6	-	-
Total	1,418.2	1,268.8	1,265.7	1,183.4	152.5	85.3

^{*\$50} million or less.

¹ Estimates exclude \$5.7 billion of 1992 CCC budget authority and outlays that would be subject to a 1991 sequester of \$1.8 billion.

² Estimates reflect the \$3.8 billion debt service reduction that would result from the sequester.

V. COMPARISONS WITH CONGRESSIONAL BUDGET OFFICE ESTIMATES

As shown in Table 10, the Congressional Budget Office (CBO) estimates in its final sequester report a baseline deficit for 1991 of \$163.4 billion, \$16.1 billion above the final OMB G-R-H baseline estimate of \$147.3 billion. Under CBO assumptions, a sequester of \$99.4 billion would be triggered if no further policy changes were made, while OMB estimates that a sequester of \$83.3 billion would be required. This section provides the comparisons between OMB and CBO estimates that are required by the G-R-H Act.

Table 10.—Differences Between OMB and CBO G-R-H Baselines

(in billions of dollars)

	Outlays	Receipts	Deficit
OMB baseline	1,268.8	1,121.4	147.
Changes due to:			
Conceptual differences:			
Food stamps	18.0	_	18.
Airport and airway trust fund	-	-0.9	0.
Other (largely debt service)	0.8	_	0.
Subtotal, conceptual	18.9	-0.9	19.
Economic assumptions:			
Level of GNP and incomes	-	-6.4	6
Interest (including debt service)	-1.0	-0.4	-0
Inflation and cost-of-living adjustments	-3.2	-	-3
Subtotal, economic	-4.2	-6.8	2
Technical:			
Resolution Trust Corporation	7.9	-	7
Other deposit insurance	2.1		2
Medicare and medicaid	-2.4	1 2 miles	-2
Net interest (including debt service)	-2.4	-	-2
Other	-2.1	9.3	-11
Subtotal, technical	3.1	9.3	-6
Total differences	17.7	1.6	16
CBO baseline	1,286.5	1,123.1	163

Different economic assumptions account for \$2.6 billion of the difference between OMB and CBO baseline deficit estimates. CBO forecasts slower real growth and lower interest and inflation rates than OMB. As a result, CBO estimates lower incomes and thus lower receipts, lower interest costs, and lower inflation adjustments for outlays. Technical estimating differences offset \$6.3 billion of the difference in the baseline deficit estimates, as discussed below. Conceptual differences between the OMB and CBO estimates account for \$19.7 billion. The primary conceptual difference stems from a different legal interpretation of the G-R-H law as it pertains to the expiration of the authority to appropriate funds for the food stamp program beyond 1990. OMB holds the view that the G-R-H baseline rules preclude counting new funds for food stamps in the absence of reauthoriztion, while CBO holds a contrary view.

Technical differences include \$9.3 billion higher receipts under CBO assumptions, due to different estimating assumptions and assumed levels of capital gains realizations, and \$3.1 billion higher

outlays under CBO assumptions. The technical difference for outlays is the net of \$9.9 billion higher outlays for the Resolution Trust Corporation (RTC) and other deposit insurance programs, and \$6.9 billion lower CBO estimates for medicare and medicaid, net interest, and other programs. The higher CBO estimate for the RTC reflects differences in OMB and CBO assumptions about how much of the \$50 billion available to that agency will be spent on savings and loan case resolutions in fiscal year 1990 and how much in fiscal year 1991.

The Act requires three comparisons of differences between OMB and CBO estimates. Table 11 shows, by type of sequesterable resource for defense and nondefense programs, the amount of budgetary resources that would be sequestered using the OMB estimate of the required outlay reductions and CBO's estimating methodology. Table 12 identifies differences between OMB and CBO estimates of the aggregate amount of resources to be sequestered by type of resource for defense and nondefense programs. Table 13 identifies differences for accounts where OMB and CBO estimates of sequesterable resources differ by \$5 million or more. Explanations of these differences are presented in the footnotes, which appear at the end of the table.

Table 11.—Budgetary Resource Reductions Using CBO
Assumptions

(in billions of dollars)

	Sequester Amount
Defense programs: 1	
Budget authority.	80.0
Unobligated balances	13.3
Nondefense programs:	DIA BY
Budget authority	55.5
Budget authority—special rules	0.3
401C authority	13.5
401C authority—use of offsetting collections	0.7
401C authority—special rules	1.9
Obligation limitation and other 401C authority	8.3
Direct loan limitation	5.9
Direct loan floor	0.6
Loan guarantee limitation	58.6
Guaranteed loan floor	THE PERSON
MEMORANDUM: Aggregate outlay reductions required—\$83.3 billion	

Source: Congressional Budget Office.

¹ Function 050, excluding FEMA programs.

Table 12.—Differences Between OMB and CBO Sequesterable Resources by Resource Type

(In millions of dollars)

DEFENSE	
Budget authority subject to across-the-board reductions:	
CBO estimate	232,270
Procurement	-603
Operation and maintenance	413
Research, development, test, and evaluation	142
Other	59
Total, difference	11
OMB estimate	232,281
IO1(c) authority:	
CBO and OMB estimate	21
Inobligated balances—defense:	
CBO estimate	38,581
Difference:	000
Procurement	-500
Atomic energy defense activities	38:
Military construction	16
Family housing	6
Total, difference.	71
OMB estimate	39,29
NONDEFENSE	
Budget authority subject to across-the-board reductions: CBO estimate	188,07
Difference:	100,07
Federal buildings fund	1,69
Uranium supply and enrichment activities 1	-1,46
Clean coal technology 1	-95
Conservation reserve program	45
Family support payments to States 1	-41
Disaster loan fund	37
Payments to States for family support activities	35
Public broadcasting fund 1	-29 -27
Housing assistance	-27
FMS interest buydown	-20
Departmental administration, Department of Energy 1	-16
SPR petroleum 1	-13
Veterans readjustment benefits.	-11
Other	-75
Total, difference	-2,18
OMB estimate	185,89
Budget authority—automatic spending increases:	
CBO and OMB estimate	6
Budget authority—special rules:	
CBO estimate.	26
	-
Difference	

Table 12.—Differences Between OMB and CBO Sequesterable Resources by Resource Type—Continued

(In millions of dollars)

	-
401(c) authority:	04.007
CBO estimate	34,207
Commodity Credit Corporation fund (includes 1992)	-974
Clean coal technology 1	956
Family support payments to States 1	362
Public broadcasting fund 1	299
Unemployment trust fund (unemployment compensation) 1	113
Supplemental annuity pension fund	112 450
Total, difference	1,318
OMB estimate	35,525
401(c) authority—offsetting collections:	-
CBO estimate	2,126
Difference:	
Uranium supply and enrichment activities 1	1,288
Departmental administration, Department of Energy 1	183
Other	-30
Total, difference	1,441
OMB estimate	3,567
401(c) authority—automatic spending increases:	
CBO estimate	3
Commodity Credit Corporation fund	2
OMB estimate	5
401(c) authority—special rules: 2	
CBO estimate	1,801
Difference:	
Federal supplementary medical insurance trust fund 1	-146
Other.	-12
Total, difference	-158
OMB estimate	1,643
Obligation limitation:	
CBO estimate	26,633
Difference:	4000
Federal supplementary medical insurance trust fund '	110
Unemployment trust fund (unemployment compensation) 1	-102 -120
Total, difference	-112
OMB estimate	26,521
	20,521
Direct loan limitation: CBO estimate	10 007
Difference:	18,907
Commodity Credit Corporation fund	2.081
Other	-17
Total, difference	2,064
OMB estimate	20,972

Table 12.—Differences Between OMB and CBO Sequesterable Resources by Resource Type—Continued

(In millions of dollars)

Direct loan floor:	
CBO estimate	2,050
Rural electrification and telephone revolving fund	4
OMB estimate	2,054
Guaranteed loan limitation:	
CBO estimate	188,533
Difference:	
Federal ship financing fund, fishing vessels	376
Commodity Credit Corporation fund	200
FHA insurance	148
Guarantees of mortgage-backed securities	82
Other	70
Total, difference	875
OMB estimate	189,408

¹ All or a substantial portion of the difference is the result of different classification by resource type. ² CBO calls this resource group "Obligation limitation—special rules."

Table 13.—Detailed List of Sequesterable Resources for Which OMB and CBO Estimates Differ by More Than \$5 Million (in Bousands of solars)

Solicina servicing United servicing United Servicing United Servicing Offices Solicina servicing United Servicing Offices Solicina servicing United Servicing Offices Solicina servicing United Services Solicina servicina serv	Account Title	Resource	OMB Base	CBO Base	Difference	Explanation
Social lates (p1-05-010-901-A)	Legislative Branch					
Subsets and expenses (01-10-0400-051-A) Budge Authority 546,080 561,223 12,143						
Subsets and expenses (01-10-0400-051-A) Budge Authority 546,080 561,223 12,143		Budget Authority	384,136	392,500	8,354	1
Subset and expenses (01-10-0400-401-A)						
Conversional Printing Office Discussions Series and Expensions (07-30-407-1608-4) Budget Authority		Budget Authority	549,080	561,223	12,143	4
Conversional Printing Office revolving fund (91-30-405-408-4)						
Conversional Printing Office revolving fund (91-30-405-408-4)	Office of Superintendent of Documents: Salaries and expenses (01-30-0201-808-A)	Budget Authority	17,007	25,347		1,2
Control Accounting Office Budget Authority \$78,854 \$96,138 7,494	Government Printing Office revolving fund (01-30-4505-808-A)	401(C) Authority—Off. Coll	0			4
State and expenses (01-55-0107-801-A) Budget Authority 378,154 308,139 7,444	Consul Security Office	Congation enection	30,303	Street Section	-00,000	
Courts of Appenix, District Courts and Other Services		Podera Armadou	970 054	200 120	7 404	
Courts of Appeals, District Courts and Other Services	Salaries and expenses (01-35-0107-801-A)	Buoget Authorsy	3/5,004	300,130	7,404	and build
Survives and expenses (02-25-010-752-A)	The Judiciary					
Fundamental Processor Proc	Courts of Appeals, District Courts and Other Services					
Funds Appropriated to the Precident Unanticipated needs for natural disasters (N4-06-0030-43-A) Experimental disasters (N4-06-00300-43-A) Expe	Salaries and sopenses (02-25-0920-752-A)	Budget Authority	1,309.843			1
Unanticipated Needs for natural disasters (04-06-0033-453-A)	Fiegistry administration (02-25-5101-752-A)	401(C) Authority	3,500	12,000	8,500	5
Unanticipated needs for natural disasters (04-06-003-453-A)	Funds Appropriated to the President					
Unanticipated needs for natural disasters (04-06-003-453-A)	Upenticipated Needs					
Exemption Security Assistance Exemption Security Assistance Exemption Security Assistance Securi		Burtoet Authority	0	206,759	206,759	2
Fueling Millary Financing (04-09-1087-152-A) Budget Authority 5,003.402 5,021.202 -6,170				NAME OF TAXABLE PARTY.	Transferrage	
Economic support fund (04-00-1007-152-A)	The state of the s	Richael Authority	5,030,402	5.021.232	-9.170	1
Functional development assistance program (04-14-1021-151-A)						12
Development fund for Africa (94-14-1014-151-A)	Agency for International Development					
Directopment fund for Africa (04-14-1014-151-A)	Functional development assistance program (04–14–1021–151–A)	Budget Authority	1,310,000	1,290,454	-19,548	1,2,12
Military Sales Programs	Development fund for Africa (04-14-1014-151-A)	Budget Authority				1,12
Department of Agricultural Research Service		8009st Addressly		404,320	1,223	1,46
Department of Agriculture Agriculture Agricultural Research Service Agricultural Research Service (05-18-1400-352-A) Budget Authority 610,318 619,535 6217				220.000	220,000	12
Agricultural Research Service Agricultural Research Service Agricultural Research Service (65-18-1400-352-A) Budget Authority 610,318 618,535 8,217	1 1/3 interest buydown (04–37–4662–152–A)	Booget Authorsy		270,000	274,000	
Agricultural Research Service (05-18-1400-352-A) Budget Authority 610,518 619,535 8,217	Department of Agriculture					
Foreign Assistance Programs	Agricultural Research Service					
Expenses PL 480 foreign assistance programs Agriculture (05-67-2274-151-A) Obligation limitation 1,587,468 1,582,424 -5,044 Agriculturet Stabilization and Conservation Service	Agricultural Research Service (05-18-1400-352-A)	Budget Authority	610,318	618,535	8,217	1
Agriculture! Stabilization and Conservation Service Solaries and expenses (05-60-3309-351-A) Budget Authority 401(C) Authority 401(C) Authority 11,575 110 -11,465 23,966 51,998 26,012 Budget Authority 1,878,038 1,423,443 -454,595 Commodity Credit Corporation Commodity Credit Corporation Commodity Credit Corporation Fund (05-66-4336-351-A) 401(C) Authority 4,548,549 4,795,000 4,6451 401(C) Authority 5,712,944 6,440,000 727,606 Direct Loan Limitation 10,000,000 7,919,000 -2,061,000 Guaranteed Loan Limitation Remibursement to the Rural electralization Administration Remibursement to the Rural electral el	Foreign Assistance Programs					
Agriculture! Stabilization and Conservation Service Solaries and expenses (05-60-3309-351-A) Budget Authority 401(C) Authority 401(C) Authority 11,575 110 -11,465 23,966 51,998 26,012 Budget Authority 1,878,038 1,423,443 -454,595 Commodity Credit Corporation Commodity Credit Corporation Commodity Credit Corporation Fund (05-66-4336-351-A) 401(C) Authority 4,548,549 4,795,000 4,6451 401(C) Authority 5,712,944 6,440,000 727,606 Direct Loan Limitation 10,000,000 7,919,000 -2,061,000 Guaranteed Loan Limitation Remibursement to the Rural electralization Administration Remibursement to the Rural electral el	E-penses, PL 480, foreign assistance programs, Agriculture (05-57-2274-151-A)	Obligation limitation	1,587,468	1,582,424	-5,044	1
Conservation reserve program (05-60-3319-302-A) Budget Authority 1,878,038 1,423,443 -454,595 Commodity Credit Corporation Commodity Credit Corporation Fund (05-66-4336-351-A) 401(C) Authority 4,548,549 4,795,000 246,451 401(C) Authority 5,712,394 6,49,000 727,606 Direct Loan Limitation 10,000,000 7,919,000 -2,081,000 Guaranteed Loan Limitation 5,500,000 5,300,000 -200,000 Rural Electrification Administration Reimbursement to the Rural eloc, and tell revolv, fund for int. (05-72-3101-271-A) Budget Authority 2777,700 250,387 -27,313 Rural electrification and teleprione revolving fund (05-72-4230-271-A) Direct Loan Limitation 3,488,538 3,478,504 -10,034 Farmers Home Administration Salaries and expenses (05-75-2001-452-A) Budget Authority 441,036 449,528 8,432 Agricultural Credit Insurance Fund (05-75-4140-351-A) 401(C) Authority—Off. Coll 162,151 192,000 29,849 Direct Loan Limitation 1,571,400 1,654,744 -16,555 Guaranteed Loen Limitation 3,164,287 3,158,214 -6,073 Rural Housing Insurance Fund (Appr.) (05-75-4141-371-A) 401(C) Authority—Off. Coll 86,052 46,630 -37,422 Rural development loan fund (05-75-4233-452-A) Budget Authority 17,470 0 -17,470 Soil Conservation Service Conservation operations (05-78-1000-302-A) Budget Authority 496,885 506,861 9,976 Animal and Plant Health Inspection Service						
Conservation reserve program (05-60-3319-302-A) Budget Authority 1,878,038 1,423,443 -454,595 Commodity Credit Corporation Commodity Credit Corporation Fund (05-66-4336-351-A) 401(C) Authority 5,712,394 6,49,000 727,606 Direct Loan Limitation 10,000,000 7,919,000 -2,081,000 Guaranteed Loan Limitation 5,500,000 5,300,000 -200,000 Guaranteed Loan Limitation 5,500,000 5,300,000 -200,000 Rural Electrification Administration Reimbursement to the Rural electrance and tell revolv, fund for int. (05-72-3101-271-A) Budget Authority 2777,700 250,387 -27,313 Rural electrification and teleprione revolving fund (05-72-4230-271-A) Direct Loan Limitation 3,488,538 3,478,504 -10,034 Farmers Home Administration Salaries and expenses (05-75-2001-452-A) Budget Authority 441,036 449,528 8,432 Agricultural Credit Insurance Fund (05-75-4140-351-A) 401(C) Authority -01. Coll 152,151 192,000 29,849 Direct Loan Limitation 1,571,400 1,654,744 -16,555 Guaranteed Loan Limitation 3,164,287 3,158,214 -6,073 Rural Housing Insurance Fund (05-75-4141-371-A) 401(C) Authority -01. Coll 86,052 46,630 -37,422 Rural development loan fund (05-75-4233-452-A) Budget Authority 17,470 0 -17,470 Soil Conservation Service Conservation operations (05-78-1000-302-A) Budget Authority 496,885 506,861 9,976 Animal and Plant Health Inspection Service		Budget Authority	11,575	110	-11,465	3
Commodity Credit Corporation Commodity Credit Corporation Fund (05-66-4336-351-A) 401(C) Authority 4,548,549 4,795,000 246,451		401(C) Authority—Off. Coll	23,986			5
Commodity Credit Corporation Fund (05-66-4336-351-A)		Budget Authority	1,878,038	1,423,443	-454,595	5
A01(C) Authority 5,712,394 6,440,000 72/508 Direct Loan Limitation 10,000,000 7,919,000 -2,081,000 Guaranteed Loan Limitation 5,500,000 5,300,000 -200,000 Rural Electrification Administration 8 Budget Authority 277,700 250,367 -27,313 Rural electrification and telephone revolving fund (05-72-4230-271-A) Direct Loan Limitation 3,488,538 3,478,504 -10,034 Farmers Home Administration 8 Budget Authority 441,096 449,528 8,432 Agricultural Credit Insurance Fund (05-75-4140-351-A) Budget Authority 441,096 449,528 8,432 Agricultural Credit Insurance Fund (05-75-4140-351-A) 401(C) Authority-Off. Coll. 162,151 192,000 29,849 Direct Loan Limitation 1,671,400 1,654,744 -16,656 Guaranteed Loan Limitation 3,164,287 3,156,214 -6,073 Rural Housing Insurance Fund (Appr.) (05-75-4141-371-A) 401(C) Authority-Off. Coll. 86,052 48,630 -37,422 Rural development loan fund (05-75-4233-452-A) Budget Authority 17,470 0 -17,470 Soil Conservation Service Sudget Authority 496,885 506,861 9,976 Animal and Plant Health Inspection Service		The same of the sa			-	
Direct Loan Limitation 10,000,000 7,919,000 -2,081,000 Guaranteed Loan Limitation 5,500,000 5,300,000 -200,000	Commodity Credit Corporation Fund (05-66-4336-351-A)	401(C) Authority				5
Rural Electrification Administration		Direct Loan Limitation	10,000,000	7,919,000	-2,081,000	5
Reimbursement to the Rural elec. and tel. revolv. fund for int. (05-72-3101-271-A) Budget Authority 277,700 250,367 -27,313	P. LEWIS AND ADDRESS.	Guaranteed Loan Limitation	5,500,000	5,300,000	-200,000	5
Rural electrification and teleprione revolving fund (05-72-4230-271-A) Direct Loan Limitation 3,488,538 3,478,504 -10,034			077 700	000.007	07.010	5
Farmers Home Administration Salaries and expenses (05-75-2001-452-A) Budget Authority 441,036 449,528 8,432 Agricultural Criedi Insurance Fund (05-75-4140-351-A) 01(C) Authority—Off. Coll. 162,151 192,000 29,849 Direct Loan Limitation 1,571,400 1,654,744 -16,656 Guaranteed Loen Limitation 3,164,287 3,158,214 -6,073 Flural Housing Insurance Fund (Appr.) (05-75-4141-371-A) 401(C) Authority—Off. Coll. 86,052 48,630 -37,422 Fural development loan fund (05-75-4233-452-A) Budget Authority 17,470 0 -17,470 Soil Conservation Service Conservation operations (05-78-1000-302-A) Budget Authority 496,885 506,861 9,978	Reimbursement to the Rural elec. and tel. revolv. fund for int. (05-72-3101-2/1-A)	Direct Loan Limitation	3,488,538			1
Salaries and expenses (05-75-2001-452-A) Budget Authority 441,036 449,528 8,432						
Agricultural Credit Insurance Fund (05-75-4140-351-A) 401(C) Authority—Off. Coll. 162,151 192,000 29,849 Direct Loan Limitation 1,671,400 1,6754,744 -16,656 Guaranteed Loan Limitation 3,164,287 3,158,214 -6,073 Rural Housing Insurance Fund (Appr.) (05-75-4141-371-A) 401(C) Authority—Off. Coll. 86,052 48,630 -37,422 Rural development loan fund (05-75-4233-452-A) Budget Authority 17,470 0 -17,470 Soil Conservation Service Conservation operations (05-78-1000-302-A) Budget Authority 496,885 506,861 9,976	Canada Alama Alama Alama	Rudost Authority	441.096	449.528	8.432	
Guaranteed Loen Limitation 3,164,287 3,158,214 -6,073		401(C) Authority—Off. Coll	162,151	192,000	29,849	5
Rural Housing Insurance Fund (Appr.) (05-75-4141-371-A)	THE PARTY OF THE P					1.12
Rural development loan fund (05-75-4233-452-A) Budget Authority 17,470 0 -17,470 Soil Conservation Service Conservation operations (05-78-1000-302-A) Budget Authority 496,885 506,861 9,976 Animal and Plant Health Inspection Service	Rural Housing Insurance Fund (Appr.) (05-75-4141-371-A)	401(C) Authority—Off. Coll	86,052	48,630	-37,422	5
Conservation operations (05-78-1000-302-A) Budget Authority 496,885 506,861 9,976 Animal and Plant Health Inspection Service	Rural development loan fund (05-75-4233-452-A)	Budget Authority	17,470	0	-17,470	
Animal and Plant Health Inspection Service						
		Budget Authority	496,885	506,861	9,976	
Sularies and expenses (05-79-1600-352-A) Budget Authority 370,260 375,331 5,071 401(C) Authority—Off. Colt. 29.580 23,112 -6,468	Sciaries and expenses (05-79-1600-352-A)	Budget Authority	370,260			1 5

Table 13.—Detailed List of Sequesterable Resources for Which OMB and CBO Estimates Differ by More Than \$5 Million—Continued (In thousands of dolars)

Account Title	Resource	OMB Base	CBO Base	Difference	Explanation
Food Safety and Inspection Service					
aries and expenses (05-83-3700-554-A)	Budget Authority	438,473	447,790	9,317	1
22 210 240 220 120 220 220 220 220 220 220 220 22	401(C) Authority—Olf. Coll.	38,586	54,000	15,414	5
Food and Nutrition Service					
d stamp program (05-84-3505-605-A)	Budget Authority	0	53,332	53,332	5
id nutrition programs (05-84-3539-605-A)		4,135	9,944	5,809	8
Forest Service	The State of			10-15-16	
	6.2.2.2.2		. 040.000	00.579	
ional forest system (05-96-1106-302-A) est service fire fighting (05-96-1111-302-A)		1,197,458 845,311	1,218,035 854,200	20,577 8,889	1,5
est Service permanent appropriations (05-96-9922-302-A)		0	9,062	9,062	2
est Service permanent appropriations (05-96-9921-806-A)		377,425	338,955	-38,470	5
Department of Commerce					
Bureau of the Census					
hodic censuses and programs (06-07-0450-376-A)	Budget Authority	1,483,860	1,509,059	25,199	1
National Oceanic and Atmospheric Administration					
erations, research, and facilities (06-48-1450-306-A)		1,330,812	1,341,897	11,085	1
teral ship financing fund, fishing vessels (08-48-4417-376-A)	401(C) Authority	5,400	0	-5,400	. 4
	401(C) Authority—Off. Coll	400,000	6,550	8,550	4
Department of Defence Millians	Guaraneed Loan Limitation	480,000	104,000	-376,000	5
Department of Defense—Military					
Operation and Maintenance					
eration and maintenance, Army (07-10-2020-051-A)	Budget Authority	24,299,220	23,781,123	-518,097	1,2
eration and maintenance, Navy (07-10-1804-051-A)		26,001,039	25,664,597	-336,442	12
eration and maintenance, Marine Corps (07-10-1106-051-A)		1,881,853	1,887,435	5,582	1,2
eration and maintenance, Air Force (07-10-3400-051-A)		23,018,829 8,130,714	22,363,719 8,151,698	-655,110 20,984	1,2
eration and maintenance, Air Force Reserve (07-10-3740-051-A)		1,049,265	1,054,611	5,348	1,2
eration and maintenance, Air National Guard (07-10-3840-051-A)		2,107,675	2,113,076	5,401	1,2
ig Interdiction Defense (07-10-0105-051-A)			462,006	431,361	2
vironmental restoration, Defense (07-10-0810-051-A)	Budget Authority	0	625,144	625,144	2
Procurement					
craft procurement, Army (07–15–2031–051–A)		3,844,510	3,864,099	19,589	12
	Unobligated Balances—Defense	702,737	686,737	-16,000	10
ssile procurement, Army (07-15-2032-051-A)		2,587,403	2,547,492	-39,911	1,2
ocurement of weapons and tracked combat vehicles, Army (07-15-2033-051-A)	Unobligated Balances—Defense	651,960 2,535,390	601,260 2,685,172	-50,700 149,782	10
curefillate of medpote and tracked compativements, withy (01-13-2003-031-70	Unobligated Balances—Defense	1,097,334	1,091,834	-5,500	10
ocurement of ammunition, Army (07-15-2034-051-A)	Budget Authority	2,017,357	2,031,997	14,640	1,2
	Unobligated Balances-Defense	246,335	201,135	-45,200	10
her procurement, Army (07-15-2035-051-A)	Budget Authority	3,615,678	3,655,117	39,441	1,2
	Unobligated Balances—Defense	1,166,611	1,062,611	-104,000	10
craft procurement, Navy (07–15–1506–051–A)	Budget Authority	9,543,052	9,638,849	95,797	1,2
apors procurement, Navy (07-15-1507-051-A)	Unobligated Balances—Defense	1,861,479 5,528,022	1,831,479 5,519,634	-30,000 -8,388	10
	Unobligated Balances—Defense	1,411,075	1,353,274	-57,801	10
iobuilding and conversion, Navy (07-15-1611-051-A)	Budget Authority	11,682,207	11,972,304	290,097	1,2
ner procurement, Navy (07-15-1810-051-A)	Budget Authority	7,881,195	8,071,773	190,577	1,2
	Unobligated Balances—Defense	3,819,915	3,801,415	-18,500	10
xurement, Marine Corps (07-15-1109-051-A)		1,210,839	1,102,383	-108,456	1.2
and the second s	Unobligated Balances—Defense	222,381	207,181	-15,200	10
traft procurement, Air Force (07-15-3010-051-A)		16,037,703	16,096,413	58,710 -64,864	1,2
Issile procurement, Air Force (07-15-3020-051-A)	Unobligated Balances—Defense	7,132,558 6,584,129	7,067,694 6,854,195	270,066	1,2
	Unobligated Balances—Defense	2,538,951	2,408,909	-130,042	10
her procurement, Air Force (07-15-3080-051-A)	Budget Authority	8,839,294	8,591,464	-247,830	1,2
Miles Miles March Services and the March Services of	Unobligated Balances—Defense	2,093,509	2,029,804	-63,705	10
Curement, Delense agencies (07-15-0300-051-A) Sonal Guard and Reserve Equipment (07-15-0350-051-A)		1,387,518	1,310,934 986,869	-76,584 -43,577	12
	- Owyr Roboty	1,000,240	200,009	40,577	3.6
Research, Development, Test, and Evaluation					
issarch, development, test, and evaluation, Army (07-20-2040-051-A)	Budget Authority	5,546,445	5,566,710	20,265	1,2
	Unobligated Balances—Defense	351,349	269,349	-82,000	10
search, development, test, and evaluation, Navy (07-20-1319-051-A)	Budget Authority	9,884,825	9,787,918	-96,907	1,2
esearch, development, test, and evaluation, Air Force (07-20-3600-051-A)	Unobligated Balances—Defense	440,048 14,038,406	13,959,866	-26,000 -78,540	10
to to the principal test, and expendently he more (07-20-3000-051-Ng	Unobligated Balances—Defense	1,874,192	1,693,934	-180,258	10
	Budget Authority	8,383,291	8,396,726	-13,435	1,2
Bearch, development, test, and evaluation, Defense agencies (07-20-0400-051-A)	DUCCH AGENTIY			7 2 16 7 16 2	

Table 13.—Detailed Lief of Sequesterable Resources for Which OMB and CBO Estimates Differ by More Than \$5 Million—Continued in flowands of delarge.

Account Title	Resource	OMB Base	CBO Base	Difference	Explanati
Military Construction		-		-	5520
itary construction, Army (07-25-2050-051-A)	Unobligated Balances—Defense		246,758	-91,246	19
hary construction, Navy (07-28-1205-051-A)	Unobligated Balances Detense		399,542	-20,650	10
itary construction, Air Force (07-25-3300-051-A)	Budget Authority		1,218,146	-5,468 -37,500	1,2
New accounting Datases accounts M2 OF OFOR OCC AL	Unobligated Balances—Defense		521,050 347,886	-5,810	10
thary construction, Defense agencies (07-25-0500-051-A)			0	-19,231	10
hary construction, Army National Guard (07-25-2085-051-A)			100,727	7,000	10
Family Housing	Company of the compan	ALL ST			231
mily housing, Army (07-30-0702-051-A)	Unobligated Balances—Delense	92,975	86,640	-6,335	16
mily housing. Air Force (07-30-0704-051-A)	Unobligated Balances - Defense	57,950	. 0	-67,950	16
Revolving and Management Funds					
ny Industrial fund (07-40-4992-051-A)	Budget Authority	31,052		-31,052	2
Department of Defense—Civil	A STATE OF THE STA				
Corps of Engineers—Civil			STU FFE		
eration and mairronance, general (08-10-3123-301-A)			1,258,809	-8,831	1,12
vers and harbors contributed funds (08-10-8852-301-A)			145,600	-59,900	5
for maintenance trust fund (09-10-8883-301-A)	Budget Authority	168,461	192,500	24,039	12
Department of Education					
Office of Elementary and Secondary Education					
mpensatory education for the disadvantaged (18-10-0900-501-A)	Budget Authority	5,593,832	5,583,095	-10,737	- 1
Office of Special Education and Rehabilitative Svcs.					
ecial institutions for the handicapped (18-20-0604-501-A)	Budget Authority	0	5,890	5,890	1,3
ecial institutions for the handicapped (Gallaudor) (18-20-0604-501-C)			0	-21,629	1,3
ecial institutions for the handicapped (APHB) (18-20-0604-601-D)			0	-6,901	1,3
ocial institutions for the handicepped (18-20-0604-502-A)	Budget Authority		107,862	167,862	1,3
ecial institutions for the handicepped (NTID) (18-20-0604-502-B)				-37,585	1,3
ecial institutions for the handicapped (Gallaudel) (18-20-0604-502-C)	Budget Authority	48,954	6	-48,854	1,3
Office of Postsecondary Education users financial assistance (18-40-0200-502-A)	Budget Authority	6,340,325	6,325,536	-14,789	
Departmental Management			-	La participa de la companya della companya della companya de la companya della co	300
laries and expenses (Elementary, secondary and vocational ed.) (18-80-0800-501-A)	Budget Authority	22,466	0	-22,468	1,3
laries and expenses (Higher education) (18-80-0800-502-A)		99,690	0	-09,890	1,3
laries and expenses (Research and general education aids) (18-80-0800-503-A)			269,030	149,258 -22,739	1,3
Department of Energy		identity.			444
THE RESIDENCE OF THE PROPERTY OF THE PARTY O					
Atomic Energy Defense Activities mic energy defense activities (19-10-0220-053-A)	Budges Authority	10,050,633	10.035,868	-14,747	1
mic energy detense activities (19-10-0220-053-A)	Unobligeted Balances—Defence		500,000	500,000	10
Energy Programs					
anium supply and enrichment ectivities (19-20-0226-271-A)	Budget Authority		1,469,091	1,469,091	4,1
	401(C) Authority—ON, Coll.	1,287,700	. 0	-1,287,700	4,1
ergy conservation (Energy conservation) (19-20-0215-272-A)	Budget Authority		425,533	42,015	7,1
R petroleum (19-20-0233-274-A)	Budget Authority	. 224,310	360,787	136,477	4,1
The second secon	401(C) Authority		90,000	-64,818	4,5,1
ean Coal Technology (19-20-0235-271-A)	Budget Authority		956,000	956,000	4
	401(C) Authority		0	-956,000 -16,243	5
tors and wife, and distance and the August and the				-10/210	
	401(C) Althority—Off. Coll.	- Tays			
Departmental Administration	E ROUNDERS CONTRACTOR		368 515	160 140	10
Departmental Administration	E ROUNDERS CONTRACTOR	208,375	368,515	160,140 -183,413	
Departmental Administration	Budget Authority	208,375			
opartmental administration (Energy information, policy, and reg.) (18-60-0228-276-A)	Budget Authority	208,375			
Departmental Administration partmental administration (Energy information, policy, and reg.) (18-60-0228-276-A) Department of Health and Human Services	Budget Austority 401(C) Authority—Off. Coll.	. 208,975 . 183,413			
Departmental Administration partmental administration (Energy information, policy, and reg.) (18-60-0228-276-A) Department of Health and Human Services Food and Drug Administration	Budget Austority 401(C) Authority—Off. Coll.	. 208,375 . 183,413	THE SELECTION OF THE SE	-183,413	143 M
Departmental Administration partmental administration (Energy information, policy, and reg.) (18-60-0228-276-A) Department of Health and Human Services Food and Drug Administration ogram expenses (09-10-0608-554-A) Health Care Financing Administration ideral hospital insurance trust fund (09-38-8005-571-A)	Budget Authority 401(C) Authority—Off. Coll. Budget Authority Obligation limitation	. 208,375 . 183,413	627,639	-189,413 11,722 -19,970	
Departmental Administration partmental administration (Energy information, policy, and reg.) (18-60-6228-276-A) Department of Health and Human Services Food and Drug Administration ogram expenses (09-10-0600-654-A)	Budget Authority 401(C) Authority—Off, Coll. Budget Authority Obligation limitation—Obligat limit—Spec. Rules	. 208,375 183,413 . 615,317	627,039	-189,413 11,722	-

Table 13.—Detailed List of Sequesterable Resources for Which OMB and CBO Estimates Differ by More Than \$5 Million—Continued

Account Title	Resource	OMB Base	CBO Base	Difference	Explanation
				1	
Social Security Administration					
upplemental security income program (09-60-0406-609-A)	. Budget Authority	827,094	849,578	22,482	1
Family Support Administration					
amily support payment to States (CSE) (09-70-1501-609-B)	. Budget Authority	1,166,599	1,586,000	419,401	40
ommunity services block grant (09-70-1504-508-A)	401(C) Authority	362,401	0	-362,401	4,5
	404401 4 4 4		412,372	15,304	1,4
ayments to States for Family Support Activities (09-70-1509-504-A)	. Budget Authority		20,800	-8,041 20,800	1,4
ayments to States for Family Support Activities (09-70-1509-609-A)	. Budget Authority	1,000,000	650,000	-350,000	5
	. 401(C) Authority	840,000	910,000	70,000	5
Health and Human Services Social Security					
Social Security					
aderal old-age and survivors insurance trust fund (16-05-8006-651-A)	Obligation limitation	1,686,297 537,763	1,727,520 547,189	41,223 9,428	1
Department of Housing and Urban Development		ALEXANDER OF THE REAL PROPERTY.		3,423	of talling
Housing Programs					
bsidized housing programs (Housing assistance) (25,02,056,604, A)	Burlant Authority	20000000	Tuesday T	10000	
SOL INTO THE PERSONAL OF EXCHANGE SECTION A SUBSISION FOR 125_02_0104_604_A)	Dividence Annahum him	7,528,368	8,921,285	1,392,917	1,3,12
14 Multial Mongage and Cooperative Housing Insurance Fund (25.02.4070.974.4)	Guaranteed Loan Limitation	65 345 178	65,272,000	-1,122,844 -73,178	1,3,12
A general and special risk insurance funds (25-02-4072-371-A) Intal housing assistance fund (25-02-4041-604-A)			11,519,000	-74,499	1,3,5
Government National Mortgage Association	401(C) Authority—Off. Coll	70,000	50,000	-20,000	5
arantees of mongage-backed securities (25-04-4238-371-A)	Output Control	222000			
Community Planning and Development	Guaranteed Loan Limitation	85,083,753	84,982,040	-81,713	5
mmunity development grants (25-08-0182-451-A)	Budget Authority			2/2/1909	
habilitation toan fund (25-06-4036-451-A)	Direct Loan Limitation	3,014,473	3,043,575 75,000	29,102 -12,548	12
Department of the Interior				1 2 1	The same
Bureau of Land Management					
nagement of lands and resources (10-04-1109-302-A)	Budget Authority	454 000	****		
SUIT AND CAMOTHE GRANT LENCES (10-04-1116-302-8)	Budget Authority	86 808	461,468 99,364	7,443 32,758	1,2
elighting (10-04-1119-302-A) collaneous permanent appropriations (10-04-9921-808-A)	Budget Authority	276 490	362,069	85,579	1,2
	401(C) Authority	. 142,394	129,539	-12,855	. 6
Minerals Management Service					
yments to states from receipts under Mineral Leasing Act (10-06-5003-806-A)	401(C) Authority	531,593	464,770	-66,823	3
Bureau of Reclamation					
lorado River Dam Fund, Boulder Canyon Project (10–10–5856–301–A)	401(C) Authority	53,335	20.450	60.000	-
clamation trust funds (10-10-8070-301-A)	401(C) Authority	97,195	30,458 56,264	-22,877 -40,931	5
Fish and Wildfile Service				10,301	0 to
retruction (10–18–1612–303–A)	Budget Authority	80,336	24 000	W. Sana	C. 28
III #CQUISHON (10-18-5020-303-A)	Budget Authority	06 722	71,658	-8,678 6,268	12
collaneous permanent appropriations (10–18–9923–303–A)			144,200	9,700	5
of fish restoration (10–18–6151–303–A) National Park Service	401 (C) Authority	. 212,400	206,000	-6,400	5
	A CONTRACTOR OF THE PARTY OF TH				NE WHOL
eration of the national park system (10-24-1036-303-A)	Budget Authority	799,700	813,346	13,646	1
Bureau of Indian Affairs	Budget Authority	317,429	258,292	-59,137	1
eration of Indian organization and evaluated devaluations are as a second	Rurhat Authority	200.000	- Links	CONTRACTOR OF STREET	
refruction (10-76-2301-452-A)	Budget Authority	608,873 183,471	614,907 167,415	6,234 -16,056	1
itie Earth Settlement Fund (10-76-2204-452-A) volving fund for loans (10-76-4409-452-A)	401(C) Authority	6,000	107,415	-6,000	1,2
volving fund for loans (10-78-4409-452-A) Office of Territorial Affairs	401(C) Authority—Off. Coll.	10,890	0	-10,890	5
ministration of territories (10-82-0412-808-A)	Budget Authority	50,849	44,255	-6,594	
Department of Justice	THE PERSON NAMED IN COLUMN TWO IS NOT THE OWNER.				
Legal Activities					
Legal Activities Legal Activities aries and expenses, United States Attorneys (11-05-0322-752-A)	Budget Authority	540,403	549.730	9.307	
	State Andrews Control of the		549,730	9,327	1

Table 13.—Detailed List of Sequesterable Resources for Which OMB and CBO Estimates Differ by More Than \$5 Million—Continued (in thousands of dollars)

Account Tale	Resource	OMB Base	CBO Base	Difference	Explana
PRODUIT LINE			000 000		
Drug Enforcement Administration					
staries and expenses (11-12-1100-751-A)	. Budget Authority	671,551	678,558	7,007	. 1
Immigration and Naturalization Service					
laries and expenses (11-15-1217-751-A)			891,864	14,577	1 1
migration user fee (11-15-5087-751-A)	401(C) Authority	125,142	109,200	-15,942	. 5
migration examinations lee (11–15–5088–751–A)	. 401(C) Mulnorry	157,233	90,000	-67,233	5
Federal Prison System	Land of the same			4-10-20	in the
laries and expenses (11-20-1060-753-A)	Budget Authority	1,175,782	1,194,265	18,483	- 1
Department of Labor					
Employment and Training Administration					
lining and employment services (12-05-0174-506-A)			4,087,252	-6,680	1
deral unemployment benefits and allowances (12-05-0326-603-A)			186,000	-12,500	5
employment trust fund (Training and employment) (12-05-8042-504-A)			1,142,000	7,831	5
employment trust fund (Unemployment compensation) (12-05-8042-603-A)	Obligation limitation		1,999,324	101,795	1
Penelon Beneils Guaranty Corporation	The second second				
nsion Benefit Guaranty Corporation fund (12-12-4204-601-A)	Obligation limitation	44,080	74,852	30,502	7
Employment Standards Administration					
ck lung disability trust lund (12-15-8144-601-A)	Budget Authority			-53,349	4
Department of State	Obligation limitation		54,019	54,018	
Administration of Foreign Affaire			T. CHARLE		
arice and experses (14-05-0113-153-A)	Budget Authority	1,867,228	1,890,185	22,957	1
Other					
pration and refugee assistance (14-25-1143-151-A)	Budget Authority	445,460	461,351	14,891	2
ited States emergency refugee and migration assistance fund (14-25-0040-151-A)	Budget Authority	88,320	77,778	-10,544	5
Department of Transportation					
Federal Highway Administration					
deral-aid highways (21-05-8083-401-A)	Obligation limitation	12,722,820	12,703,000	-19,820	-
Federal Railroad Administration					
gional reil reorganization program (21-16-4100-401-A)	Budget Authority	23	10,256	10,239	
Federal Aviation Administration			Will be		
erations (21-25-1301-402-A)			3,199,548	58,347	1
ust fund share of FAA Operations (21-25-8104-402-A)	Budget Authority	841,083	856,184	15,101	
Coast Guard					
erating expenses (21-30-0201-403-A)			2,149,069	22,603	1
Iluion fund (21-30-5168-304-A)	401(C) Authority		6,700	6,700	3
shore of position compensation rund (21-30-5167-304-A)	Obligation limitation		51,844	51,844	
spill liability trust fund (21–30–8125–304–A)	401(C) Authority	75,000	0	-75.000	3
Department of the Treasury					
Financial Management Service					
laries and expenses (15-10-1801-803-A)	Budget Authority	235,822	299,333	63,511	
United States Customs Service	THE REPORT				
leriee and expenses (15-15-0602-751-A)	Budget Authority		1,129,111	19,816	-
	401(C) Authority		164,141	7,015	
Internal Revenue Service		HE REST	The state of	Name of the last	
	Rudnot Authority	1,921,631	1,950,730	29,099	100 pt 100
ocessing tax returns and assistance (15-45-0912-803-A)	Budget Authority	3,732,171	3,809,983	77,812	
x Law Enforcement (15-45-0913-803-A)	Budget Authority	3,732,171	3,809,983	77,812	
ocessing tax returns and assistance (15-45-0912-803-A) x Law Enforcement (15-45-0913-803-A) United States Secret Service taries and expenses (15-55-1408-751-A)	Budget Authority	3,732,171		77,812 6,297	- House

Table 13.—Detailed List of Sequesterable Resources for Which OMB and CBO Estimates Differ by More Than \$5 Million—Continued (in household of delars)

Account Yale	Resource	OMB Base	CBO Base	Difference	Explanation
Department of Veterans Affairs					
Veterans Benefits Administration					
vial benefits and miscellaneous assistance (29-10-0155-701-A)	Budget Authority	143,100	128,900	-14,200	5
adjustment benefits (29–10–0137–702–A)	Budget Authority	238,386	363,000	114,814	5
Veterans Health Services and Research Administration					
dical care (29-20-0160-703-A)	Budget Authority	906,352	990,750	84,398	1,12
Departmental Administration					
meral operating expenses (29-30-0151-705-A)	Rudnet Authority	845,317	860,805	15,488	1
		IN THE RESERVE			E 150-10
Environmental Protection Agency					
laries and expenses (20-00-0200-304-A)	Budget Authority	899,888	914,669	14,781	. 1
General Services Administration					
				23/	
Real Property Activities					
deral buildings fund (23-05-4542-804-A)	Budget Authority	1,725,617	26,229	-1,699,388	13
National Aeronautics and Space Administration					
search and development (Space flight) (26-00-0108-253-A)	Budget Authority	2,409,104	2,400,997	-8,107	1
search and development (Space science, applications, etc) (26-00-0108-254-A)	Budget Authority		2,520,128	-17,559	1
ace Flight, Control, and Data Comm. (space flight) (26-00-0105-253-A)	Budget Authority		3,630,121	-279,985	1,2
ace Flight, Control, and Data Comm. (supporting act.) (26-00-0105-255-A)	Budget Authority		1,014,224	191,399	1,2
estruction of facilities (Space flight) (26-00-0107-253-A)	Budget Authority		189,051	88,206	1,2
search and program management (Space flight) (26-00-0103-253-A)	Budget Authority		964,572 680,736	14,830	1
			1000,700	10,000	-
search and program management (Air transportation) (26-00-0103-402-A)	Budget Authority	411,304	418,516	7,212	1
Small Business Administration					A CO
taries and expenses (28-00-0100-376-A)	Budget Authority	393,643	363,337	-29,706	12
siness loan and investment fund (28-00-4154-376-A)	Budget Authority	A PARTY OF THE PAR	0	-77,629	6
1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -	Guaranteed Loan Limitation		4,675,436	-8,625	1
saster loan fund (28-00-4153-453-A)	Direct Loan Limitation		411,000	-375,000 61,000	12
rety bond guarantees revolving fund (28-00-4156-376-A)			1,500,000	-32,400	1
Other Independent Agencies					
Corporation for Public Broadcasting					
blic broadcasting fund (32-90-0151-503-A)			298,870	298,870	4
	401 (C) Authority	298,870	0	-298,870	
District of Columbia					
deral payment to the District of Columbia (33-40-1700-808-A)			579,848	131,267	3
deral payment to D.C. (water and sewer services) (33-40-1700-806-B)	401(C) Authority		0	-20,300 -9,050	3
deral payment to D.C. (retirement funds) (33-40-1700-806-C)			0	-54,257	3
deral payment to D.C. (St. Elizabeth's Hospital) (33-40-1700-806-D)			0	-15,630	3
deral payment to D.C. (Insugural Expenses) (33-40-1700-806-E)	Budget Authority	33,106	0	-83,106	3
Export-Import Bank of the United States			400		
port-Import Bank of the United States (33-90-4027-155-A)	Guaranteed Loan Limitation	10,619,400	10,599,064	-20,336	
Federal Emergency Management Agency				25 B 1 L 1	
	Dudget & shorts	* 000 100	* 200 200	5100	
saster relief (34-50-0104-453-A)	Dudger Authority	1,303,490	1,298,388	-5,102	12
Railroad Retirement Board					
opplemental Annuity Pension Fund (40-10-8012-601-A)	401(C) Authority	111,820	0	-111,820	
Tennessee Valley Authority	Harris San Land				

Table 13.—Detailed List of Sequesterable Resources for Which OMB and CBO Estimates Differ by More Than \$5 Million—Continued

Resource	OMB Base	CBO Base	Difference	Explanation
Judget Authority	661,409	870,285	8,876	1
3				

- Explanation:

 1 Different adjustment lectors for increased personnel costs and nonpay inflation.

 2 Different assumptions about exacted 1990 levels, including transfers and resolutions.

 3 Different account structure.

 4 Different resource type chastification.

 5 Different resource type chastification.

 5 Different resource type chastification.

 6 DMB classifies as securesterable; CBO as exempt.

 7 OMB classifies as seempt, CBO as sequesterable.

 9 CBO error.

 9 CBO error.

- 9 CSO error.

 10 Technical estimating differences for unobligated balances due to readssions.

 11 Different assumptions regarding behavioral response of providers to payment reductions.

 12 Different accring of previously authorized lease-purchase projects.

APPENDIX: OCTOBER SEQUESTERABLE BASELINE AND REDUCTIONS BY AGENCY AND BUDGET ACCOUNT

(Fiscal year 1991; in thousands of dollars)

Percentages Used: Nondefense, 31.6 percent Defense, 34.5 percent

on a six was in the discount of the Anthony of the Control of the

(In Bousands of dollars)			(In thousands of	AND AND AND ADDRESS OF THE PARTY OF THE PART	(In thousands of dollars)			
Account Title	Sequester Base	Sequester Amount	Account Title	Sequester Base	Sequester Amount	Account Title	Sequester Base	Sequeste
I aniciative D	ranah		Outlays	25,129	7,941	Total, Legislative Branch:		
Legislative B	ration		Congressional Research Service: Sa 25-0127-A):			Budget Authority401(C) Authority	2,047,470 5,285	647,0 1,6
nate items (01-05-0110-A):			Budget Authority	47,712	15,077	401(C) Authority—Off. Coll.	20,517 38,711	12,2
Budget Authority	384,136	121,387	Outlays	43,276	13,675	Obligation limitation	1,864,906	589,3
Outlays orgressional use of foreign current	368,386 by, Senate (01	-05-0188-	Books for the blind and physically hexpenses (01-25-0141-A):	1		The Judio		
A):		498	Budget Authority	38,675 14,425	12,221 4,558	Carran Carra al th	a Haited Ctel	100
401(C) Authority	1,575	498	Outlays		4,550	Supreme Court of th		162
	00000		Budget Authority	2,687	849	Salaries and expenses (02-05-010 Budget Authority	17.035	5.3
House of Repres	entatives		Outlays	1,993	630	Outlays	11,647	3,6
leage of Members (01-10-0208-/			Gift and trust fund accounts (01-25		+ 4	Care of the building and grounds	(02-05-0103-A)	
Budget Authority	219	69 35	Obligation limitation	328	104	Budget Authority	4,552	1,0
Outlays			Government Prin	nting Office		Outlays	4,151	1.5
Budget Authority	549,080	173,509	Congressional printing and binding	The second second	A)	United States Court of App	eals for Fede	ral Circu
Outlays	526,976	166,524	Budget Authority	77,263	24,415	Salaries and expenses (02-07-05		
ongressional use of foreign curren	cy, House of		Outlays	64,128	20,264	Budget Authority	7,844	2.
Representative (01-10-0488-A):	3,360	1,062	Office of Superintendent of Docume	ents: Salaries	and	Outlays	6,740	2.
Outlays	3,360	1,062	expenses (01-30-0201-A):			United States Court of	International	Trade
			Budget Authority	17,007	5,374 3,386			Haue
Joint Iten	15		Outlays	10,714		Salaries and expenses (02-15-04		2
oint Economic Committee (01-12-	181-A):		Government Printing Office revolvin Obligation limitation	38,383	12,129	Budget Authority	7,658 7,268	2,
Budget Authority	3,597	1,137	Congation williamon	00,000	12,120	Outlays	7,200	VI (550.0)
Outlays	3,417	1,080	General Accoun	iting Office		Courts of Appeals, Distri	ict Courts an	d Other
oint Committee on Printing (01-12-		000	Salaries and expenses (01-35-010	-		Services		
Budget Authority	1,222	388 354	Budget Authority	378,654	119,655	Salaries and expenses (02-25-09	20-A):	
Outlays	- 511 F 5	334	Outlays	331,100	104,528	Budget Authority	1,309,843	413.
Special Services Office (01–12–019 Budget Authority	248	78	Heltad Ctates 7	Fau Caud		401(C) Authority	7,500	2,
Outlays	246	78	United States 1			401(C) Authority—Off. Coll.	37,100	11,
oint Committee on Taxation (01-1)	2-0480-A):		Salaries and expenses (01-40-010	29,296	9,258	Outlays	1,243,195	392,
Budget Authority	4,468	1,412	Budget Authority	25,458	8,045	Defender services (02-25-0923-A Budget Authority	127,061	40
Outlays	4,021	1,271	Tax Court independent coursel, U.			Outlays	123,402	38
Office of the Attending Physician (0	1-12-0425-A	460	A):	S. Itan Strait	101 10 3103	Fees of jurors and commissioners	(02-25-0925-	A):
Budget Authority Outlays	1,457	460	401(C) Authority	10		Budget Authority	60,409	19
seneral expenses, Capitol police (0			Outlays	10	3	Outlays	49,837	15
Budget Authority	1,955	618	Legislative Branch Board	le and Com	miceione	Court security (02-25-0930-A):	967,666	
Outlays	1,703	538				Budget Authority	60,320	19
Capitol Police Board (01-12-0474-		1 "- "	National Commission of Acquired Syndrome (01-45-1300-A):	Immune Delicii	auch	Outlays	36,674	THE WAY
Budget Authority	57,389	18,135	Budget Authority	1,039	328	Registry administration (02–25–51 401(C) Authority	3,500	1
Outlays	55,667	17,591	Outlays	831		Outlays	3,500	1
Official mail costs (01-12-0825-A): Budget Authority	103,176	32,604	Commission on Security and Coop	peration in Eur	ope: Salaries	Beauty Street,		
Outlays	103,176	32,604	and expenses (01-45-0110-A):		767.0	Administrative Office of th	e United Sta	tes Cour
Capitol Guide Service (01-12-0170	-Ai:		Budget Authority	874		Salaries and expenses (02-26-0)		1 100 11
Budget Authority	1,375	434	Outlays	818		Budget Authority		11
Outlays	1,273	402	National Commission on Children		407	Outlays	29,122	
Statements of appropriations (01-1	2-0499-A):	all the said	Budget Authority	1,384		Federal Judio	cial Center	
Budget Authority	21	7	International conferences and conf			Salaries and expenses (02-30-0		
Congressional Bu	daet Office		exp (01-45-0500-A):	angenesia. Tres	and serials.	Budget Authority		137.4
Salaries and expenses (01-14-010			401(C) Authority	340	107	Outlays		
Budget Authority	20,027	6,329	Outlays	340		tudistana Datina	most Eunda	
Outlays	18,024	5,696	Copyright Royalty Tribunal: Salarie	es and expens	es (01-45-	Judiciary Retire		
Auch bear of the	Lotton .		0310-A):	104	33	Payment to Judicial Officers' Ret	irement Fund (0	2-35-0941
Architect of the		-	Budget Authority Outlays	104		Budget Authority	5,000	
Botanic Garden, Salaries and Expe			Biomedical Ethics: Salaries and en					1 = 1
Budget Authority	129,754		Budget Authority			Total, The Judiclary: Budget Authority	1,647,796	520
Outlays	97,825		Outlays	808		401(C) Authority		1
The second second		to Hall	U.S. Bipartisan Commission on Co	amprehensive	Health Care	401(C) Authority-Off. Coll.	37,100	1
Library of Co	ongress		(01-45-1100-A):			Outlays	1,526,071	48
Salaries and expenses (01-25-01)		18 400	Budget Authority	486		Executive Office	of the Proci	ient
Budget Authority	161,912		Outlays	488	104	Executive Office (-
401(C) Authority—Off. Coll.	5,888		Office of Technolog	gy Assessm	nent	The White He	ouse Office	
Consider Office: Spinion and over			Salaries and expenses (01-50-07		42 and	Salaries and expenses (03-10-0	110-A):	
Copyright Office: Salaries and exp					6,048	Budget Authority		
Budget Authority	12,509	3,953	OUGGE PLEITOTIC	136, 1761	0,040	Control of the Contro	28,052	

G-R-H Sequester Amo		iued	G-R-H Sequester Arno (In thousands of		nued	G-R-H Sequester Amounts—Continue (In tiousands of dollars)		
Account Title	Sequester Base	Sequester Amount	Account Title	Sequester Base	Sequester Amount	Account Title	Sequester Base	Sequester Amount
Executive Residence at	the White F	louse	Office of the United States	Trade Repre	esentative	Special assistance initiative (04-14	-1042-A):	
Operating expenses (03-20-0210-A			Salaries and expenses (03-50-040)	The state of the s	Joinairo	Budget Authority	166,003	52,45
Budget Authority	7,098	2,243	Budget Authority	18,517	5,851	Oulays	30,628	9,675
401(C) Authority—Oil. Coll.	540	171	Outlays	16,490	5,211	American achools and hospitals ab Budget Authority		
Outlays	6,686	2,113	Total, Executive Office of the Pre	sident:		Outlays	39,440 13,704	12,483
Official Residence of the	Vice Pres	ident	Budget Authority	298,073	94,190	International disaster assistance (0-		
Operating expenses (03-21-0211-A			401(C) Authority-Off. Coll.	540	171	Budget Authority	31,149	9,84
Budget Authority	599	189	Outlays	208,965	66,033	Outlays	7,787	2,451
Outlays	408	129	Funds Appropriated to	o the Presi	dent	Operating expenses, Agency for in	emational Dev	elopment
Special Assistance to	the Procide	500	W-SPERS	Design Print		(04-14-1000-A): Budget Authority	447,703	141,474
		SIM.	Unanticipated	Needs		Outlays	335,777	106,106
Salaries and expenses (03-22-1454 Budget Authority	-A): 2,399	758	Unanticipated needs (04-06-0037-)			Operating expenses of the AID Off		
Outlays	2,145	678	Budget Authority	1,042	329	(04-14-1007-A):	TO THE RESIDENCE OF THE PARTY O	
			Outlays	1,000	316	Budget Authority	31,722	10,024
Council of Econom	ic Advisers		Investment in Managem	ent Improve	ment	Outlays	23,792	7,518
Salaries and expenses (03-28-1900			Investment in Management Improve			Housing and other credit guaranty 401(C) Authority—Off. Coll.	7,216	14-4340-A): 2,280
Budget Authority	2,984	943	Budget Authority	521	165	Guaranteed Loan Limitation	520,552	164,494
Outlays	2,686	849	Outlays	391	124	Outlays	7,216	2,280
Council/Office on Enviro	nmental O	uality	1 - 1 - 200 12 200 2			Private sector revolving fund (04-1	4-4341-A):	
Council on Environmental Quality ar		DUNIE WALLES	International Securit	ly Assistance	8	Budget Authority	5,187	1,630
Quality (03-31-1453-A):	O CHILD OF EI	AH OHNIGING!	Foreign Military Financing (04-09-1			Direct Loan Limitation Guaranteed Loan Limitation	3,631	1,147
Budget Authority	1,526	482	Budget Authority	5,030,402	1,589,607	Guaranteed Loan Lensation	94,936	30,000
Outlays	1,373	434	Direct Loan Limitation	421,232 1,766,970	133,109 558,363	Trade and Develop	nent Progra	m
Office of Policy De	walanment		Economic support fund (04-09-103	The state of the s	550,550	Trade and development program (0	100	
			Budget Authority	4,132,559	1,305,889	Budget Authority	32,821	10,371
Salaries and expenses (03-35-2200 Budget Authority	3,203	1,012	Outrays	2,085,633	659,060	Outlays	8,205	2,593
Outlays	2,533	800	International military education and	training (04-09	-1081-A):	Peace Co	me	
		DIE STATE	Budget Authority	49,178	15,540		ipo	
National Security	/ Council		Outlays	24,589	7,770	Peace Corps (04–18–0100–A): Budget Authority	172,801	54,605
Salaries and expenses (03-38-2000			Peacekeeping operations (04-09-10		10.704	Outlays	141,006	44,558
Budget Authority	5,556	1,756	Budget Authority Outlays	34,149 23,563	10,791 7,446			
Outlays	4,223	1,334		20,000		Overseas Private Invest	THE RESERVE THE PARTY OF THE PA	
National Space	Council		Multilateral Ass	sistance		Overseas Private Investment Corpo		
Salaries and expenses (03-39-0020	-A):		Contribution to the International Bar	k for Reconst	ruction and	401(C) Authority—Off, Coll. Direct Loan Limitation	12,912 20,750	4,080 6,557
Budget Authority	1,023	323	Development (04-12-0077-A):	-	-	Guaranteed Loan Limitation	220,422	69,650
Outlays	716	226	Budget Authority	51,877	16,393	Outlays	14,577	4,600
National Critical Mate	wiele Course		Contribution to the International Dev	5,188	1,639	Later American T		
S		-11	12-0073-A):	reiopineni Assi	ociation (04-	Inter-American F		
Salaries and expenses (03–41–0111 Budget Authority	-A):	130	Budget Authority	1,001,207	316,381	Inter-American Foundation (04-22-		err.
Outlays	372	118	Outlays	147,564	46,630	Budget Authority	17,565	5,55° 3,160
			Contribution to the International Financian	ance Corporati	on (04-12-	Outlays	18,748	5,92
Office of Admin	istration		0078-A):	-			A Property of	
Salaries and expenses (03-42-0038			Budget Authority	77,740	24,568	African Developme		
Budget Authority	19,356	6,116	Contribution to the Inter-American E 0072-A):	evelopment B	ank (04-12-	Airican Development Foundation (0		
Outlays	16,221	5,126	Budget Authority	98,920	31,259	Budget Authority Outlays	9,220 4,979	1,573
Office of Managemer	and Budo	et	Outlays	4,920	1,555			
Salaries and Expenses (03-45-0300			Contribution to the Asian Developm	ent Bank (04-	12-0076-A):	International Monet	ary Program	15
Budget Authority	46,155	14,585	Budget Authority	182,322	57,614	Contribution to Enhanced Struct Ad		
Outlays	42,459	13,417	Contribution to the African Developr	ment Fund (04	-12-0079-	(04-35-0005-A):		
Office of Federal Procurement Policy	r: Salaries and	expenses	A):			Budget Authority	145,253	45,900
(03-45-0201-A):	0.504		Budget Authority	108,940	34,425	Outlays	2,905	918
Budget Authority	2,734 2,426	864 767	Contribution to the African Developr A):	ment Bank (04	-12-0002-	Military Sales F	rograms	
			Budget Authority	9.892	3,126	Special detense acquisition fund (0	The State of the State of	
Office of National Drug	Control Po	licy	Outlays	9,892	3,126	Obligation limitation	286,926	90,66
Salaries and Expenses (03-47-1457			International organizations and prog	rams (04-12-	1005-A):	Foreign military sales trust fund (0-	-37-8242-A):	
Budget Authority	38,497	12,165	Budget Authority	285,651	90,266	401(C) Authority-Off. Coll.	270,000	85,320
Outlays	23,617	7,463	Outlays	214,239	67,700	Outlays	270,000	85,320
Special forfeiture fund (03-47-5001-		Towns.	Agency for Internation	al Develope	nent	Special Assistance for	Central Am	orica
Budget Authority	113,578	35,891		and the same of the same of				11 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
Outlays	56,789	17,945	Functional development assistance Budget Authority	1,310,000	4-1021-A): 413,960	Central American reconciliation ass Budget Authority	27,467	-1038-A): 8,686
Office of Science and Te	echnology F	olicy	Outlays	102,966	32,537	Outlays	27,467	8,680
Salaries and expenses (03-49-2600			Development fund for Africa (04-14			Total, Funds Appropriated to the		
Budget Authority	2,946	931	Budget Authority	601,484	190,069	Budget Authority	14,102,215	4,456,30
Outlays	1,769	559	Outlays	48,119	15,206	401(C) Authority-Off. Coll.		

Octign 2, 2544 645 Departmental Administration Departmental Administration Departmental Administration Departmental Administration Departmental administration (95-67-012-4); Bodget Authority 1, 2344 Bodget Authority 1, 2344 Bodget Authority 1, 2344 Bodget Authority 2, 2744 Bodget Authority 2, 2745 Bodget Authority 3, 2745 Bodget Authority 2, 2745 Bodget Authority 3, 2745 Bodget Authority 4, 2755 Bodget Authority 4, 2755 Bodget Authority 4, 2755 Bodget Authority 5, 2745 Bodget Authority 4, 2755 Bodget Authority 5, 2756 Bodget Authority 5, 2757 Bodget Authority 5, 27	G-R-H Sequester Amou		ued	G-R-H Sequester Amo		nued	G-R-H Sequester Amo	bet	
Column	Account Title			Account Title			Account Title		
Department of Agricultural Sustaints Service (67-33-181-4): 22-12 Control of Long-Internation (Agricultural Sustaints Service (67-33-181-4): 22-12 Control of the Secretary Service (67-63-181-4): 24-10 College (67-63-181	Obligation limitation	286,926	90,669	National Agricultural S	Statistics Ser	vice			
Dispartment of Agricultura Olice of the Secretary Olice of the Secretary Olice of the Secretary Tile of the Se				National Agricultural Statistics Serv	rice (05-33-180	n-A):			
Department of Agriculture Office of the Secretary (56-50-115-14) Coffice of the Secretary (56-50-50-50-34) Coffice of the Inspector General Coffice of Secretary (56-50-50-34) Coffice of the Inspector General Coffice of Secretary (56-50-50-34) Coffice of the Inspector General Coffice of Secretary (56-50-50-34) Coffice of the Inspector General Coffice of Secretary (56-50-50-34) Coffice of the Inspector General Coffice of Secretary (56-50-50-34) Coffice of the Inspector General Coffice of Secretary (56-50-50-34) Coffice of the Inspector General Coffice of Secretary (56-50-50-34) Coffice of the Inspector General Coffice of Secretary (56-50-50-34) Coffice of the Inspector General Coffice of Secretary (56-50-50-34) Coffice of the General Coursel (56-50-50-34) Coffice of the General Coursel (56-50-50-34) Coffice of the General Coursel (56-50-50-34) Coffice of the Inspector General Coursel (56-50-50-34) Coffice of the General Cou							401(C) Authority—ASI	5,400	5,400
## Dispartment of Agricultural Color of the Secretary C5-65-6115-A; Export Alteriory 7.5-62 2.460 Cuttys 7.5-62 Cuttys 7.5-	Consys	9,011,013	-					5,400	5,400
Economic Research Services Economic Resea	Department of A	griculture		The second			Dural Electrification	Administration	00
Diffice of the Secretary (IS-45-0-15-A): 2,758 2,000	Office of the Sc	verotory		Economic Resea	arch Service				No.
Bodge Authority 2,246 2,000 20,417 1,000 20,4				Economic Research Service (05-3					10,338
College			2,400						9,304
April Authority 2,004 645 Codings 2,004 Codings 2,				Outays	44,570	14,000		ic and telephone	revolving
## Vools agricultural actions board (65-50-20-00-0) Departmental Administration Departmental Administration Departmental Administration Polymental Service (75-70-70-0) Bidge Authority 22:384 Dutings 16:717 Dutings 16:774 Dutings 16:775 Dutings 16	Cits and bequests (05-03-8203-A)		1	World Agricultural	Outlook Boa	rd		277 700	82 759
Departmental Administration		1000		World agricultural outlook board (0	5-50-2100-A):	The same of			264132
Departmental Administration Departmental Administration (56-56-502-4): Budysh Authority 22:394 7,247 Cutisys 15,77 5,293 Extractions Waters Management (56-50-600-A): Budysh Authority 20:744 Budysh Authority 20:745 Cutisys 20:745 Cu	Outlays	2,041	845						
Departmental administration (65-60-0130-A): Budget Authority 22.334 Karzadous Waste Management (55-60-030-A): Budget Authority 6.524 Budget Authority 6.524 Budget Authority 1.244 7.25 8.635 8.636 8.008 8.008 8.009 8.	Departmental Adn	ninistration		Outlays	1,309	302			
Budgek Authority				Foreign Agricult	ural Service				The second second
Dutys		22,934		Foreign Agricultural Service (05-5	1-2900-A):				
Histardout Waste Management (26-55-550-A) 1.024 2.044 2.045 1.044 2.045			5,283	Budget Authority	105,574				399
Outsigs Authority			e ce:	Outbys	65,456	20,684			
Display Authority				Office of International	Cooperation	n and		revolving fund	05-72-
Dick of the Inspector General Course 4,705 1,489 Collays 4,705 1,275 Collays 4,705 C					Mary I		The state of the s		
Outing — 4,055 1,275 200-A): 2			1,488	AND THE RESERVE AND THE PARTY OF THE PARTY O		ent (05-53-		St. Carlotte and Carlotte	
Budget Authority			1,275	The state of the s	dia correspon	on (05 50			
Conting	Rental payments and building open	stions and ma	intenance	Budget Authority					
Advisory committees (05-05-0118-A) 5.558 Advisory committees (05-05-0118-A) 5.558 5.20 5.47 7.73 7.75 7		25.050	29.718			1,988		1-A):	
Advisory committees (05-05-0118-A): Budget Authority						288			
Diffice of Governmental and Public Affairs					27.475				
Office of Governmental and Public Affairs Office of the Inspector General (5-68-900-A): Budget Authority S1397 Office of the Inspector General (5-68-900-A): Budget Authority S1397 Office of the General Counsel Office of		1,556		The second secon			Outays	200	-
Office of Documental and Public Aritaris Office of Documental and Public Aritaris Office of Documental (95-60-60130-A): Budget Authority 8,845 Cutays 8,845 Cutays 8,845 Cutays 8,845 Cutays 8,845 Cutays 9,091 Office of the Inspector General Office of the General Counsel Office of the General Offi	Outlays	1,154	365				Farmers Home A	dministration	1
Diffice of Public Affairs (05-06-0130-A): Budget Authority 1,020,021 322,421 Budget Authority 327,321	Office of Governmental	and Public	Affairs		ance programs,	Agriculture	Salaries and expenses (05-75-20		-
Budget Authority 8,845 2,795 Collegation limitation 1,587,468 51,849 Cutays 1,020,321 322,421 Cutays 1,020,321 Cutays					1,020,321	322,421		****	
Outlays 1,925 Direct Loan Limidation 822,763 29393 Name and water advocate signose by 1,925 68,390 Coulsys 1,925 Coulsys			2,795		1,587,468				
Office of the Inspector General Office of the Inspector General (05–08–0900–A): Budget Authority 53,927 17,041 Outlays 49,869 15,607 Office of the General Counsel Office of t		6,091	1,925	The state of the s					68,390
Agricultural Stabilization and Conservation Service Sudget Authority Sudget Autho	Office of the Incom	otor Conor	of	The state of the s				0.000	
Direct of the Brespector General (05-05-0540-4); Service Budget Authority 3,221 1,018 1,450 458 1,450 1,450 458 1,450 458 1,450 1,450 458 1,450 1,450 458 1,450 1,450 458 1,450 1,450 458 1,450 1,450 458 1,450 1,450 1,450 458 1,450 1,45				Agricultural Stabilization	on and Cons	ervation			67-A):
Outlays 48,389 15,607 Salaries and expenses (05-60-3300-A): Office of the General Counsel (D5-10-2300-A): Budget Authority — Off. Col. 23,968 7,590 Outlays 11,318 3,576 401(C) Authority — Off. Col. 23,968 7,590 Outlays 11,318 3,576 Outlays 12,023 Outlays 7,20 2,883 Outlays 7,20 2,884 11,000 Outlays 7,20 0utlays 7,20 2,884 11,000 Outlays 12,374 3,918 Outlays 12,374 4,030 Outlays 12,374 4,030 Outlays 12,374 4,030 Outlays 15,384 Outlays 15,385 Outlays 15,385 Outlays 15,385 Outlays			17.041					4 454	The second second
Budget Authority				Salaries and expenses (05-60-3	300-A):				
Office of the General Coursel (05-10-2300-A):				Budget Authority	. 11,575				
Cffice of the General Courset (05-10-200-A): Budget Authority 22,418 7,083 6,294 Quitays 19,023 6,294 Quitays 19,023 27,562 Agricultural Research Service (05-18-1400-A): Budget Authority 81,031 8192,869 Quitays 10,775 3,405 Budget Authority 13,025 4,116 Quitays 15,823 6,294 Quitays 10,775 3,405 Budget Authority 13,025 4,116 Quitays 15,829 Quitays 10,775 3,405 Quitays 12,334 3,910 Quitays 12,334 3,910 Quitays 12,334 3,910 Quitays 15,829 Quita			9	110000000000000000000000000000000000000	01.000				
Dutays 19,823 6,284 Budget Authority 19,028 67,223 27,582 Outlays 720 228			7.000						
Agricultural Research Service Agricultural Research Service Agricultural Research Service Budget Authority 401(C) Authority—Off. Coll. 3,600 1,138 Budget Authority 11,123 3,515 Budget Authority 11,123 3,515 Budget Authority 11,123 3,515 Budget Authority 12,213 699 Cooperative State Research Service Budget Authority 39,847 401(C) Authority 39,847 401(C) Authority 39,847 401(C) Authority 38,847 401(C) Authority 3							Budget Authority	8,997	
Agricultural Research Service (05-18-1400-A): Budget Authority		- V V V V		Outlays	. 87,22				
Agricultural Research Service (05-18-1400-A): Budget Authority B10,318 192,869 Outsys 5,388 1,703 Outsys 12,374 3,910	Agricultural Rese	arch Service	19						
Budget Authority		18-1400-A):	100		C 00	7			107207
Dutlays A75,376 150,219 Budget Authority 1,878,038 593,460 Dutlays 280 62		200		Concension recove program II			Compensation for construction d		
Dutays				Budget Authority	. 1,878,03	8 593,460		521	165
Budget Authority 11,123 3,515 Budget Authority 12,754 4,030 Cooperative State Research Service Emergency conservation program (05-60-3316-A): Budget Authority 31,849 584 Outlays 538 189			Charles I						
Outlays 2,213 699 Budget Authority 12,754 4,050 Cooperative State Research Service Emergency conservation program (05-60-3316-A): Budget Authority 39,847 126,036 Outlays 16,216 5,124 Outlays Cooperative State Research Service (05-24-1500-A): Budget Authority 39,847 126,036 Outlays 16,216 5,124 Outlays Coullays Coulla		11,123							
Cooperative State Research Service Emergency conservation program (05-60-3316-A): Budget Authority 39,847 126,036 Outlays 16,216 5,124 Outlays 2,564 810 Outlays 2,650 901 Forestry incentives program (05-60-3336-A): Budget Authority 2,850 901 Forestry incentives program (05-60-3336-A): Budget Authority 2,24,824 71,044 Budget Authority 12,969 4,098 Budget Authority 3,801 1,138 00,1395		2,213	699		100			-	
Cooperative State Research Sanica (05-24-1500-A): Budget Authority 31,184 9,854 Budget Authority 126,036 Outlays 16,216 5,124 Outlays Outlays Outlays Outlays Outlays Authority 12,969 4,01(C) Authority 224,824 71,844 Budget Authority 12,969 4,096 Budget Authority 1,380 1,138 Extension Service Extension Service (05-27-0502-A): Budget Authority 384,679 121,559 Budget Authority 247,366 Federal Crop Insurance Corporation Outlays 124,685 394,001 Guaranteed Loan Limitation 1,671,400 528,166 Guaranteed Loan Limitation 3,142,827 399,911 Outlays 247,366 78,168 Self-help housing land development fund (05-75-4222-A): 162,165 5,124 Outlays 4,096 Budget Authority 1,380 1,138 Budget Authority 1,580 1,679 Budget Authority 247,366 78,168 Self-help housing land development fund (05-75-4222-A): 162,165 5,165 Budget Authority 1,596 55,885 Direct Loan Limitation 1,571,400 528,166 Budget Authority 247,366 78,168 Budget Authority 247,366 78,168 Budget Authority 341,840 108,021 Budget Authority 247,366 55,885 Direct Loan Limitation 521	Consenting State D	annarch Sa	ndea						31014
Description Cooperative State Research Service (US-24-150-04); Budget Authority 398,847 126,036 Outlays 16,216 5,124 Outlays 2,564 810 Outlays 2,650 901 Forestry incentives program (05-60-3336-A); Agricultural credit insurance fund (05-75-4140-A); Budget Authority 1,362 401(C) Authority—Off. Coll. 162,151 51,244 Outlays 1,362 401(C) Authority—Off. Coll. 162,151 51,244 Outlays 1,362						9,854			
Second Service Seco					40.00	10 21020	Outlays	2,564	
Outlays 224,824 71,044 Budget Authority 12,969 4,099 Budget Authority 4,280 1.352 401(C) Authority—Off. Coll. 162,151 51,244 Extension Service (5-27-0502-A): Budget Authority 1,384,679 121,559 Administrative and operating expenses (05-63-2707-A): Budget Authority 05-27-0502-A): Budget Authority 05-28-2707-A): Budget					-60-3336-A):	THE R. P. LEWIS CO., LANSING, MICH.			
Extension Service Federal Crop Insurance Corporation Direct Loan Limitation		224,82	4 71,044		* 65				A 10 10 10 10 10 10 10 10 10 10 10 10 10
Extension Service (05-27-0502-A): Budget Authority — 384,679 121,559 Administrative and operating expenses (05-83-2707-A): Budget Authority — 0ff. Coll. 245 77 Budget Authority 247,366 78,168 Self-help housing land development fund (05-75-4222-A): 0 days 176,850 55,885 Direct Loan Limitation 521 168	Extension	Sarvina		Ourlays	4,20	1,336		-	
Budget Authority — 384,679 121,559 Administrative and operating expenses (05-63-2707-A): Outlays				Federal Crop Insu	rance Corpo	ration		n 3,164,28	7 999,915
401(C) Authority—Off. Coll. 245 77 Budget Authority		384 67	9 121 559						
Outland 341,840 108,021 Outland 176,850 55,885 Direct Loan Limitation 521			in the same		247,36	6 78,168	Self-help housing land develope	nent fund (05-75	5-A222-A):
Outly's						55,885			
St. D. Comments and Comments an		tural Librar	v ·	Commodity Cre	edit Comorat	ion			
Comparity Confer Comparition Fund (05-58-4235-A): 401(C) Authority—Off. Coll. 86,052 27,19			,	The second secon		A CONTRACTOR OF THE PARTY OF TH			2 27,19
National Agricultural Library (05-30-0330-A): Commonly Cream 10 260,943 3,242,458 Obligation limitation 308,760 97,561			8 4831				3 Obligation limitation	308,78	97,56
Budget Authority 15,258 4,631 Direct Loan Limitation 10,000,000 3,160,000 Direct Loan Limitation 1,985,770 627,500			The second second			3,160,000	Direct Loan Limitation	1,985,77	0 627,50

(in thousands of	unts-Continu	760	G-R-H Sequester Amo			G-R-H Sequester Amo		ned
Account Title	Sequester Base	Sequester Amount	Account Title	Sequester Base	Sequester Amount	Account Title	Sequester Base	Sequester Amoure
Outlays	1.232.978	389,621	Miscellaneous trust funds (05-81-9	972-A):		Range betterment fund (05-96-520	7-A):	
Rural development insurance fund (05-75-4155-A)		401(C) Authority	87,689	27,710	Budget Authority	4,570	1,44
401(C) Authority-Off. Coll.	970	307	Outlays	66,898	21,140	Outlays	3,711	1,17
Direct Loan Limitation	463,350	146,419	Milk market orders assessment fun			Land acquisition (05-96-5004-A):		
Guaranteed Loan Limitation	201,431 32,572	63,652 10,293	401(C) Authority—Off. Coll. Outlays	41,032	12,966 12,966	Budget Authority	66,068	20,88
Outlays		10,283		-	1	Outlays	17,941	5,661
Budget Authority	17,470	5,521	Office of Trans	portation		Acquisition of lands for nat'l forests		
Direct Loan Limitation	20,107	6,354	Office of Transportation (05-82-28)	00-A):		Budget Authority Outlays	1,103	34
Outlays	2,011	635	Budget Authority	2,497	789	Acq. of lands to complete land excl		-5216-A):
Soil Conservatio	n Consider		Outlays	2,082	658	Budget Authority	1,105	34
			Food Safety and Insp	edion Serv	ice	Outlays	989	31
Conservation operations (05–78–10)	THE RESERVE OF THE PARTY OF THE	157.015	Salaries and expenses (05-83-370		E HAVE THE	Operations and maintenance of qua	arters (05-96-5	219-A):
Budget Authority	496,885 10,079	157,016 3,185	Budget Authority	438,473	138,557	401(C) Authority	5,888	1,86
Outlays	467,213	147,639	401(C) Authority-Otl. Coll.	38,586	12,193	Outlays	1,881	59
Watershed planning (05-78-1066-A			Outlays	443,594	140,176	Forest Service permanent appropria		
Budget Authority	9,190	2,904	Exp. and refunds, insp. and grading			401(C) Authority	148,164	46,82
401(C) Authority—Off. Coll.	236	75	401(C) Authority	1,200	379 309	Outlays	134,761	42,58
Outlays	8,139	2,572	Outlays	811	303	Forest Service permanent appropris	377,425	119.26
River basin surveys and investigation			Food and Nutrition	on Service		Outlays	359,935	113,73
Budget Authority	12,801	4,045 85	Food program administration (05-8	4-3508-A):		Working capital fund (05-96-4605-		1,100,100
401(C) Authority—Off. Coll. Outlays	12,302	3,387	Budget Authority	95,526	30,186	401(C) Authority-Off, Colf.	10,101	3,19
Watershed and flood prevention ope			Outlays	85,018	26,886	Outlays	10,101	3,19
Budget Authority	251,041	79,329	Child nutrition programs (05-84-35	The second second	A Manual	Reforestation trust fund (05-96-804	16-A):	
401(C) Authority—Off. Coll.	8,892	2,810	Budget Authority	4,135	1,307	401(C) Authority	30,000	9,48
Ourlays	159,709	50,468	Supplemental feeding programs (05	4,135	1,307	Outlays	29,916	9,45
Great plains conservation program			Budget Authority	5,000	1,580	Cooperative work trust fund (05-96	The state of the s	24404
Budget Authority	21,757	6,875	Outlays	5,000	1,580	401(C) Authority	329,502	104,12
401(C) Authority—Oil, Coll. Otalays	9.476	2,994	Food donations programs for select	ied groups (05-	84-3503-	Gifts, donations, bequests for forest	272,256	86,03
Resource conservation and develop			A)		TO STATE OF THE ST	(05-96-8034-A);	STEE TENDENSEE	research
Buriget Authority	28,405	8,976	Sudget Authority	244,174	77,159	Budget Authority	30	
401(C) Authority—Off. Coll.	1,013	320	Outlays	199,618	63,079	Outlings	30	-
Outays	25,008	7,903	Temporary emergency food assista	nce program (c	13-64-3633-	Total, Department of Agriculture:		
Miscellaneous comributed funds (05			Budget Authority	51,915	16,405	Budget Authority	11,123,411	3,514,996
Outlays	302	177	Outlays	30,889	9,761	401(C) Authority	11,627,573	3,674,348
			Mumas Nutrition Info	motion Con	ion	401(C) Authority—Off. Coll. 401(C) Authority—ASI	5,400	158,169
Animal and Plant Health	Inspection S	ervice	Human Nutrition Infor			Obligation limitation	1,896,228	599,201
Salaries and expenses (05-79-160)			Human Nutrition Information Service	The second second second	1-A): 2,973	Direct Loan Limitation	18,671,832	5,900,29
Budget Authority	370,260	117,002	Budget Authority	9,407 5,371	1,697	Direct Loan Floor	2,054,220	649,134
401(C) Authority—Off. Coll.	29,580	9,347				Guaranteed Loan Limitation	8,865,718	2,801,567
Outlays	354,107	111,898	Packers and Stockyard	ts Administr	ation	Outlays	22,941,390	7,253,167
Buildings and facilities (05-79-1601		14 240	Packers and Stockyards Administra	tion (05-90-26	00-A):	Department of C	Commerca	
Budget Authority	9,934	4,478 3,139	Budget Authority	9,958	3,147		-Citation GC	
Consys	8,009	9,108	Outlays	9,052	2,860	General Admir	distration	
Federal Grain Inspe	ction Service	10	Agricultural Cooper	ative Service	0	Salaries and expenses (06-05-012	0-A):	
Salarios and expenses (05-80-240)	0-A):		Agricultural Cooperative Service (0)		100	Budget Authority	28,977	9,15
Budget Authority	8,525	2,094	Budget Authority	4,910	1,552	Outlays	27,759	8,772
Outlays	7,326	2,315	Outage	3,520	1,112	Office of the Inspector General (06		
Inspection and weighing services (0	6-80-4050-A):					Budget Authority	13,884	4,38
401(C) Authority—Off, Coll.	37,164	11,744	Forest Ser	VIC8		Outlays	13,301	4,203
Outays	37,164	11,744	National forest system (05-96-110			Economic Developmen	nt Administra	ation
Agricultural Marke	ling Service		Budget Authority	1,197,458	378,397	Grants and loans administration (Of		
Marketing services (05-81-2500-A)	The state of the s		Outlays	1,033,854	326,598	Budget Authority	26,409	8,34
Budget Authority	34,548	10,917	Construction (05-95-1103-A): Budget Authority	231,221	73,066	Outlays	23,188	7,32
401(C) Authority—Off. Coll.	40,381	12,760	401(C) Authority-Off. Coll.	2,835	896	Economic development assistance	programs (06-0	06-2050-A):
Outlays	67,680	21,387	Outlays	103,006	32,550	Budget Authority	199,522	63,04
Payments to States and possession	18 (05-81-2501-	-A):	Forest research (05-96-1104-A):			Guaranteed Loan Limitation	195,375	61,73
Budget Authority	1,288	407	Budget Authority	156,106	49,329	Outlays	19,952	6,30
Outlays	335	106	401(C) Authority—Off. Coll.	1,018	322	Bureau of the	Consus	
Perishable Agricultural Commodities	Act fund (05-8	11-5070-	Outlays	125,301	39,595		A STATE OF THE PARTY OF THE PAR	
401(C) Authority	5,675	1,793	State and private forestry (05-96-1		36,592	Salaries and expenses (06-07-040 Budget Authority	104,036	32,87
Outlays	3,754	1,186	Budget Authority	115,797	191	401(C) Authority—Off. Coll.	8,000	2,52
Funds for strengthening markets, in			Outlays	62,647	19,796	Outlays	100,592	31,78
3 (05-81-5209-A):		The state of the s	Forest service fire fighting (05-96-			Periodic censuses and programs (0		
401(C) Authority	375,277	118,588	Budget Authority	845,311	267,118	Budget Authority	1,483,860	468,90
Outleys	44,052	13,920	Outlays	821,624	259,633	Outlays	1,338,330	422,91

G-R-H Sequester Amo		uod	G-R-H Sequester Amo (In thousands of		nued	G-R-H Sequester Am		beut
Account Title	Sequester Base	Sequester Amount	Account Title	Sequester Base	Sequester Amount	Account Title	Sequester Base	Sequester Amount
Economic and Statis	stical Analysi	s	Information products and services (0	06-53-8546-A		Operation and maintenance, Air No	ational Guard (0	7-10-3840-
Salaries and expenses (06-08-150	The state of the s	1	401(C) Authority	53,000	16,748	A):	water a	
Budget Authority	32,189	10,172	Outlays	39,287	12,415	Budget Authority	2,107,575	727,14
401(C) Authority-Off. Coll.	395	125	National Institute of Standa	rds and Tec	choology	Outlays National Board for the Promotion of	1,700,893	586,80
Outlays	29,043	9,178			98	10-1705-A):	HINS PERCOCO,	Army (0/-
International Trade	Administratio	0	Scientific and technical research and A):	d services (ub-	-55-0500-	Budget Authority	4,826	1,66
		"	Budget Authority	170,288	53,811	Outlays	2,655	91
Operations and administration (06- Budget Authority	25-1250-A): 187,801	59,345	Outlays	132,825	41,973	Court of Military Appeals, Delense	(07-10-0104-)	4:
401(C) Authority—Off. Coll.	14,600	4,614	Working capital fund (06-55-4650-)	A):		Budget Authority	4,108	1,41
Outlays	146,999	46,452	Budget Authority	562	178	Outlays	3,451	1,19
1 100 2			Outlays	282	89	Drug Interdiction Defense (07–10–4 Budget Authority	30,645	10,5
Export Admini	istration		National Telecommunication	ne and Info	emotion	Outlays	12,258	4,2
Operations and administration (06-		20000	Administration		merrealitors.	Goodwill Games (07-10-0106-A):		
Budget Authority	43,139	13,632				Budget Authority	15,132	5,2
Outlays	36,668	11,587	Selaries and expanses (06–60–0550 Budget Authority	14,593	4,511	Outlays	12,106	4.1
Minority Business Deve	elopment Age	ency	Outlays	11,675	3,589	Foreign currency fluctuations, Dele	nse (07-10-08)	H-AI:
Minority business development (06-			Public telecommunications facilities,			Unobligated Balances— Defense	299,188	103,21
Budget Authority	41,404	13,084	(06-60-0551-A):	paring are	an our done	Environmental restoration, Defense		
Outlays	21,033	6,848	Budget Authority	20,839	6,585	Unobligated Balances—	101-10-0010-	V-
Habita Control Toronto and T		ALE CASE	Outlays	2,417	784	Defense	211	7
United States Travel and To	ourism Admir	nstration	Total, Department of Commerce:			Outlays	116	
Salaries and expenses (C6-44-070			Budget Authority	3,842,365	1,214,168	Humanitarian Assistance (07-10-0)	319-A):	
Budget Authority	14,711	4,649	401(C) Authority	60,908	19,246	Budget Authority	10,420	3,59
401(C) Authority—Off. Call. Outlays	1,450	458 3,945	401(C) Authority—Off. Coll.	289,380	91,445	Outlays	7,638	2,63
Onaja	12,400	3,343	Guaranteed Loan Limitation Outlays	675,375 3,222,759	213,418	Restoration of the Rocky Mountain 481(C) Authority	21,300	7,3
National Oceanic and Atmos	spheric Admi	nistration		9,44.6,100	1,070,030	Unobligated Balances—	21,300	1,00
Operations, research, and facilities	(06-48-1450-A)	6	Department of Defer	nse-Milita	ry	Defense	29,880	10,3
Budget Authority	1,330,812	420,537	0	Washington .		Outlays	21,300	7,3
401(C) Authority—Off. Coll.	15,315	4,840	Operation and Ma			Procurent	tont	
Outlays	923,148	291,715	Operation and maintenance, Army (
Sheries Promotional Fund (08-48-		270	Budget Authority	24,299,220	8,383,231 6,823,950	Aircraft procurement, Army (07–15- Budget Authority	3,844,510	1,326,35
Outlays	2,084 1,149	659 363	Operation and maintenance, Navy (19,779,584		Unobligated Balances—	0,011,010	1,000,0
romote and develop fishery produc			Budget Authority	26,001,039	8,970,358	Defense	702,737	242,4
5139-A):	or or 1000mm	· fan ·	Outlays	20,020,800	6,907,176	Outlays	591,142	203,9
401(C) Authority	2,506	792	Operation and maintenance, Marine	Corps (07-10-	-1106-A):	Missale procurement, Army (07-15-		800 N
Outlays	1,381	436	Budget Authority	1,881,853	649,239	Budget Authority	2,587,403	892,6
ishing vessel and gear damage or	impensation fun	d (06-48-	Outlays	1,369,989	472,646	Defense	651,960	224,9
5119-A): Budget Arahority	108	34	Operation and maintenance, Air For		The second second	Outlays	161,968	55,8
Outlays	108	34	Budget Authority	23,018,829	7,941,496	Procurement of weapons and track	ed combat vehi	cles, Army
isherman's contingency fund (06-4			Outlays	17,655,442	6,091,127	(07-15-2033-A):	D. FOT 400	A41.00
Sudget Authority	765	242	Operation and maintenance, Defensi A):	e agencies (07	-10-0100-	Budget Authority Unobligated Balances—	2,535,390	374,7
Outlays	727	230	Budget Authority	8,130,714	2,805,096	Defense	1.097.334	378,5
oreign fishing observer fund (06-4	3-5122-A):		Outlays	6,911,107	2,384,332	Outlays	36,327	12,5
Budget Authority	2,045	646	Office of the Inspector General (07-	10-0107-A):		Procurement of ammunition, Army	(07-15-2034-A):
Outleys	1,965	621	Budget Authority	100,866	34,799	Budget Authority	2,017,357	695,98
castal arergy impact fund (06-48-			Unobligated Balances—			Unobligated Balances— Detense	010 000	64.0
401 (C) Authority—Olf. Coll. Outlays	8,000	2,528 2,528	Defense	75 000	7 7	Outlays	246,335 769,655	84,9 265,5
ederal ship financing fund, fishing			Outlays	75,663	26,104	Other procurement, Army (07-15-2		5000
401(C) Authority	5,400	1,706	Operation and maintenance, Army R Budget Authority	807,915	-2060-A):	Budget Authority	3,615,678	1,247,4
Guaranteed Loan Limitation	480,000	151,680	Outlays	690,015	238,055	Unobligated Balances—		4.00
Outlays	5,319	1,681	Operation and maintenance, Navy R			Defense	1,166,611	402,4
viation weather services program	(06-48-8105-A)		Budget Authority	961,982	331,884	Outlays	430,406	148,4
Budget Authority	30,825	9,741	Outlays	607,972	209,750	Aircraft procurement, Navy (07-15- Budget Authority		9 200 0
Outlays	30,825	9,741	Operation and maintenance, Marine	Corps Reserve	(07-10-	Unobligated Balances—	9,543,052	3,292,3
Patent and Trades	mark Office		1107-A):			Delense	1,861,479	642,2
	Contract Con		Budget Authority	81,722	28,194	Outlays	1,539,612	531,1
Budget Authority		20 224	Outlays	58,839	20,299	Weapons procurement, Navy (07-1	The second second second	
401(C) Authority—Off. Coll.	89,476 241,620	28,274 76,352	Operation and maintenance, Air Ford A):	de Heserve (02	-10-3740-	Budget Authority	5,528,022	1,907,1
Outlays	290,832	91,903	Budget Authority	1,049,285	361,996	Unobligated Balances— Deterse	1,411,075	485,6
			Outlays	845,708	291,769	Outlays	624,519	215,45
Technology Adm	inistration		Operation and maintenance, Army N			Shipbuilding and conversion, Navy		
alanes and Expenses (06-53-110)		A STATE OF THE PARTY OF THE PAR	2065-A):		OR PARTY	Budget Authority	11,682,207	4,030,36
Budget Authority	4,038 3,471	1,275	Budget Authority	1,945,704	671,268	Unobligated Balances—		2,911,4
				1,511,813	521,575	Defense	8,439,098	

(In thousands e	d dotars)		(in thousands of	dokarej		G-R-H Sequester An		
Account Tale	Sequester Base	Sequester Amount	Account Title	Sequester Base	Sequester Amount	Account Title	Sequester Base	Sequester Amount
Outlays	804,852	277,674	Developmental test and evaluation,	The state of the s	The second secon	Foreign currency fluctuations, con	struction (07-25-	-0803-A):
Other procurement, Navy (07–15–1 Budget Authority	7,881,196	2,719,013	Budget Authority Unobligated Balances—	185,706	64,069	Unobligated Balances— Defense	152,484	52,60
Unobligated Balances— Defense	3,819,915	1,317,871	Defense	32,733 48,965	11,293	Family He	ousing	
Outlays	1,275,421	440,020	Operational test and evaluation, Del	ense (07-20-0	1460-AJ:	Family housing, Army (07-30-070	12-A):	
Procurement, Marine Corps (07–15 Budget Authority	-1109-A): 1,210,839	417,739	Budget Authority Unobligated Balances—	13,259	4,574	Budget Authority	1,508,084	520,21
Unobligated Salances— Defense	222,391	76,721	Defense	1,909	659	Defense	92,975	32,07
Outlays	225,016	77,631	Outlays	606	209	Family housing, Navy and Marine		The second second
Budget Authority	-15-3010-A): 16.037,703	5,533,008	Military Construction, Army (07-25-2			Budget Authority Unobligated Balances—	831,850	286,9
Unobligated Balances-	022.004.5	0 400 700	Budget Authority	758,254	261,598	Delense	137,094	47,25
Outlays	7,132,558 926,810	2,460,733	Unobligated Balances-			Family housing, Air Force (07-30	415,815 -0704-A1	143,45
Assile procurement, Air Force (07- Budget Authority		2,271,524	Defense	338,004 350,802	116,611	Budget Authority	906,544	312,75
Unobligated Balances-		EAST THEY	Military construction, Navy (07-25-1)		-	Defense	57,950	19,99
Outlays	2,538,951	875,938	Budget Authority Unobligated Balances—	1,166,204	402,340	Outlays		194,82
Other procurement, Air Force (07-1	1,879,355	848,377	Defense	420,192	144,966	Budget Authority	22,011	7,59
Budget Authority	8,839,294	3,049,556	Outlays	261,755	90,305	Unobligated Balances—		
Unobligated Balances— Defense	2.093.509	720.264	Military construction, Air Force (07–2 Budget Authority	5-3300-A): 1,223,616	#22.14B	Defense	15,116	5,21
Outlays	6,275,429	722,261 2,165,023	Unobligated Balances—	1,223,010	422,148		- LM N. L.	100
Procurement, Defense agencies (07	THE RESERVE TO STATE OF THE PARTY OF THE PAR	19-	Defense	558,550	192,700	Revolving and Man		
Budget Authority Unobligated Balances—	1,387,518	478,694	Outlays	294,058	101,450	National Defense Stockpile transa Unobligated Balances—	ction fund (07-40)-4555-A);
Defense	362,333	125,005	Mulitary construction, Defense agencial Budget Authority	es (07-25-050 531,243	183,279	Delense	421,828	145,53
Outlays	507,458	175,073	Unobligated Balances—	501,210	100213	Air Force stock fund (07-40-492)	The second secon	
lational Guard and Reserve Equipr		SOLD RECEIVED	Defense	353,696	122,025	Budget Authority Outlays	115,766 45,149	39,93
Budget Authority	1,030,246	355,435	Outlays	123,891	42,742	Army industrial fund (07-40-4992		15,57
Delense Outlays	475,830 162,765	164,506 56,154	North Atlantic Treaty Organization int A):			Budget Authority Outlays	31,052 12,110	10,71
Selense Production Act purchases			Budget Authority	419,706	144,799	Emergency response fund (07-40	ALTERNATION AND DESCRIPTION OF THE PERSON NAMED IN	
Budget Authority	45,305	15,630	Defense	19,231	6,635	Budget Authority	104,200	35,94
Unobligated Balances— Defense	47,627	16,431	Outlays	87,787	30,287	Unobligated Balances— Defense	100,000	34,50
hemical agents and munitions des	100000000000000000000000000000000000000		Military construction, Army National C Budget Authority	A STATE OF THE PARTY OF THE PAR	The state of the s	Total, Department of Defense-		
0390-A):			Unobligated Balances-	240,171	82,859	Budget Authority	222,074,467	76,615,69
Budget Authority	264,898	91,390	Defense	93,727	32,336	401(C) Authority Unobligated Balances—	21,300	7,34
Delense	17,287	5,964	Outlays	24,040	8,294	Defense	39,294,947	13,556,75
Ouflays	107,512	37,092	Military construction, Air National Gui Budget Authority		The state of the s	Outlays	114,139,942	39,378,27
Research, Development, T	est and Eva	dustion	Unobligated Balances—	245,773	84,792	Department of De	fense-Civil	
lesearch, development, test, and ex			Defense	104,179	35,942			-
2040-A):	rosumon, rumy	101-20-	Outlays	27,995	9,659	Cemeterial Expe		
Budget Authority	5,546,445	1,913,524	Military construction, Army Reserve (Contract of the Contract of th	Salaries and expenses (08-05-18	The second secon	4.07
Unobligated Balances— Defense	351,349	121,215	Budget Authority	103,284	35,633	Budget Authority	12,899 9,623	3,04
Outlays	3,007,876	1,037,717	Defense	35,015	12,080	AND THE PERSON NAMED IN		100
lesearch, development, test, and ex		(07-20-	Outleys	18,671	6,441	Corps of Engine		
1319-A):			Military construction, Naval Reserve (The second second	General investigations (08-10-312		-
Unobligated Balances—	9,884,825	3,410,265	Budget Authority Unobligated Balances—	58,977	20,347	Outlays	134,624 94,237	42,54
Defense	440,048	151,817	Defense	10,545	3,638	Construction, general (08-10-3122		
Outlays	5,781,929	1,994,766	Outlays	9,733	3,358	Budget Authority	1,006,931	318,190
esearch, development, test, and ev 20-3600-A):	ratuation, Air Fr	orce (07-	Military construction, Air Force Reserve		The state of the s	401(C) Authority—Off. Coll. Outleys	403,022	127,35
Budget Authority	14,038,406	4,843,250	Budget Authority	48,140	16,608	Operation and maintenance, gener		
Unobligated Balances—	4.074.400	Facility	Delense	12,163	4,196	Budget Authority	1,288,184	407,06
Delense	1,874,192 9,149,743	646,596 3,156,661	Outlays	6,452	2,228	401(C) Authority—Off. Coll.	3,500	1,10
lesearch, development, test, and ex		50	Base realignment and closure account	107-25-0103		Outlays	1,038,156	328,05
ligencies (07-20-0400-A):			Budget Authority	521,000	179,745	Budget Authority	71,301	22,53
Budget Authority	8,383,291	2,892,235	Unobligated Balances— Defense	85,000	29,325	Outleys	67,736	21,405
Delense	984,699	339,721	Outleys	203,516	70,248	Flood control and coastal emergen		
Outays	5,030,610	1,735,560			The second second	Budget Authority	20,838	6.58

G-R-H Sequester Amo (in thousands of		ued	G-R-H Sequester Ame (In thousands o		nued	G-R-H Sequester Ame (in thousands o		nued
Account Title	Sequester Base	Sequester Amount	Account Tale	Sequester Base	Sequester Amount	Account Title	Sequester Base	Sequester Amount
General expenses (08-10-3124-A):			Office of Consid Education	a and Daha	L. Thanking	Office of the Inspector General (18	90_1400_A):	
Budget Authority	147,895	46,735	Office of Special Educatio	n and Hena	Dilitative	Budget Authority	24,069	7,606
Outlays	118,316	37,388	Services			Outlays	19,977	6,313
Flood control, Mississippi River and			Education for the handicapped (18-	-20-0300-A):		Total, Department of Education:	100000	7,000
Al-	indutaries (00	10-3112-	Budget Authority	2,141,575	676,738	Budget Authority	19,512,609	6,197,586
Budget Authority	344,097	108,735	Outlays	264,558	83,600	Budget Authority-ASI	68,782	68,782
401(C) Authority-Off, Coll.	195	62	Rehabilitation services and handica	pped research	(18-20-	401(C) Authority	7,148	2,259
Outlays	241,064	76,176	0301-A):		* 10.000	401(C) Authority-Off. Coll.	50	16
Permanent appropriations (08-10-9	AND THE PARTY OF T		Budget Authority	262,285	82,882	401(C) Authority-Spec.		
401(C) Authority	12,000	3,792	Outleys	201,959	63,819	Rules	44,573	44,573
Outlays	48	15	Rehab svcs/handicap rarch split for	G-R-H: ASI (0	3-R-H) (18-	Direct Loan Limitation	31,260	9,878
Revolving fund (08-10-4902-A):		-	20-0301-1):			Outlays	4,149,708	1,371,923
Budget Authority	10,274	3,247	Budget Authority—ASI	68,782	68,782	Department of	Engray	
Outlays	8,220	2,598	Outlays	52,962	52,962	Department o	Linergy	
		2,000	Special institutions for the handicap	ped (NTID) (11	8-20-0604-	Atomic Energy Def	onso Artivitia	oe e
Inland waterways trust fund (08-10-	122,245	20 620	8):					
Budget Authority	A CONTRACTOR OF THE PARTY OF TH	38,629	Budget Authority	37,585	11,877	Atomic energy defense activities (1		
Outlays	73,347	23,178	Outlays	36,164	11,428	Budget Authority		3,467,468
Rivers and harbors contributed fund			Special institutions for the handicar	oped (Gallaude	0 (18-20-	Outlays	6,532,911	2,253,854
401(C) Authority	205,500	64,938	0604-C):		- 12-3-	Energy Pro	grams	
Outlays	96,145	30,382	Budget Authority	70,483	22,273			222 - 81-
Harbor maintenance trust fund (08-	THE RESERVE AND ADDRESS OF THE PARTY OF THE	F0.00+	Outlays	67,290	21,264	General science and research acti Budget Authority	1,144,871	361,779
Budget Authority	168,461	53,234	Special institutions for the handicag	oped (APHB) (1	18-20-0604-	Outlays	865,522	273,505
Outlays	168,461	53,234	O):					210,000
Soldiers' and Airm	en's Homa		Budget Authority	5,901	1,865	Energy supply, R&D activities (19- Budget Authority	2,276,645	719,420
			Outlays	5,901	1,865	Outlays	1,138,322	359,710
Operation and maintenance (08-20-					STATE OF THE PARTY	Uranium supply and enrichment ac		
Budget Authority	40,358	12,753	Office of Vocational an	d Adult Edu	cation	401(C) Authority—Off. Coll.	1,287,700	406,913
401(C) Authority—Off. Coll.	144	46	Vocational and adult education (18	-30-0400-A):		Outlays	1,287,700	406,913
Outlays	35,458	11,205	Budget Authority	1,169,613	369,598	Fossil energy research and develo	and the second second	
Capital outlay (08-20-8932-A):	Land	-	401(C) Authority	7,148	2,259	Budget Authority	435,831	137,723
Budget Authority	9,768	3,087	Outlays	141,213	44,623	Outlays	174,332	55,089
Outlays	3,419	1,080	015 10 1		122	Naval petroleum and shale reserve		
Forest and Wildlife Cons	constion Mi	litan	Office of Postsecond	dary Educati	ion	Budget Authority	197,391	62,376
Reservations	STATE OF THE PARTY	imary	Student financial assistance (18-40	D-0200-A):		Outlays	108,565	34,307
neservations	•		Budget Authority	6,340,325	2,003,543	Energy conservation (19-20-0215-		2000
Wildlife conservation (08-30-5095-		None of the last	Outlays	1,174,049	370,999	Budget Authority	383,518	121,192
401(C) Authority	2,200	695	Guaranteed student loans (18-40-	0230-A):		Outlays	76,552	24,190
Outlays	1,450	458	401(C) Authority—Spec.			Strategic petroleum reserve (19-20		-
The Mildred and Claude I	Donner Foun	dation	Aules	44,573	44,573	Budget Authority	200,562	63,37
			Outlays	35,658	35,658	Outlays	110,309	34,85
Mildred and Claude Pepper Founda			Higher education (18-40-0201-A):			SPR petroleum (19-20-0233-A):		
Budget Authority	10,420	3,293	Budget Authority	650,763	205,641	Budget Authority	224,310	70,88
Outlays	10,420	3,293	Outlays	95,116	30,057	401(C) Authority	184,818	58,400
Total, Department of Defense-Ci	vit		Howard University (18-40-0603-A	1		Outlays	373,089	117,89
Budget Authority	3,388,295	1,070,702	Budget Authority	190,109	60,074	Energy information administration	(19-20-0216-A):
401(C) Authority	219,700	69,425	Outlays	181,473	57,345	Budget Authority	67,004	21,173
401(C) Authority—Off. Coll.	4,069	1,293	College housing and academic fac	ilities loans (18	-40-0242-	Outlays	43,552	13,76
Outlays	2,379,541	751,936	A):			Emergency preparedness (19-20-	0234-A):	
Department of E	ducation		Budget Authority	39,709	12,548	Budget Authority	6,823	2,15
Department Of I	-dovacion		Direct Loan Limitation	31,260	9,878	Outlays	5,459	1,72
Office of Elementary and S	econdary Fr	ducation	Outlays	5,789	2,145	Economic regulation (19-20-0217-		
Control of the second s	Selling to the selling of the		College housing loans (18-40-425	CONTROL		Budget Authority	19,060	6,02
Compensatory education for the dis	advamaged (18	-10-0500-	401(C) Authority—Off. Coll.	50	16	Outlays	13,342	4,21
A): Disdoot Authority	5,593,832	1,767,651	Outlays	50	16	Federal Energy Regulatory Commi	ission (19-20-0	212-A):
Budget Authority Outlays	671,260	212,118	Office of Educational Research	arch and Im	orowomon	Budget Authority	120,357	38,03
	071,200	212,110				Outlays	108,948	34,42
Impact aid (18-10-0102-A):	707.144	044 440	Research, statistics and improvem	ent of practice	(18-50-	Geothermal resources developmen	nt fund (19-20-	0206-A):
Budget Authority	763,111	241,143	1100-A):		1	Budget Authority	80	2
Outlays	614,498	194,181	Budget Authority	99,242	31,360	Outlays	80	2
School improvement programs (18-		400.00	Outlays	42,674	13,485	Clean Coal Technology (19-20-02	235-A):	
Budget Authority	1,477,227	486,804	Libraries (18-50-0104-A):	VIII CONTRACTOR	-	401(C) Authority	956,000	302,09
Outlays	177,264	56,015	Budget Authority	142,385	44,994	Outlays	148,002	46,76
Indian education (18-10-0101-A):	-	aran.	Outlays	51,244	16,193	Payments to states under Federal	Power Act (19-	-20-5105-
Budget Authority	76,711	24,241	Department 114	20222222		A):	-	-
Outlays	11,220	3,546	Departmental M			401(C) Authority	2,343	74
Office of Bilingual Educa	ation and Mi	nority	Program Administration (18-80-08	The same of the same		Nuclear waste disposal fund (19-2		
Languages /		instity .	Budget Authority	284,667	89,955	Budget Authority	307,445	97,15
I annuance	Allairs		Outlays	236,270	74,661	Outlays	153,723	48,570
Bilingual and Immigrant Education			Office for Civil Rights (18-80-0700			isotope production and distribution		
	18-15-1300-A 196,598 23,591	62,125 7,455	Office for Civil Rights (18–80–0700 Budget Authority	0-A): 46,419 38,528	14,668 12,175	Budget Authority	fund (19-20-4 16,689 16,243	180-A): 5,27- 5,13

(In thousands of	dolars)		(In thousands	of dollars)		(in thousands e	(dollars)	
Account Title	Sequester Base	Sequester Amount	Account Title	Sequester Base	Sequester Amount	Account Title	Sequester Base	Sequeste Amount
Outlays	16,243	5,133	Tribal and Federal Health Services	200 en la 40 12	LD 400 47	National Center for Human Genom	a Danasah /60	25 0004
			0390-G):	a was abilit for an	10) (62-17-	A):	a uneasura los	-20-0081-
Power Marketing A	dministration		Budget Authority—Spec.			Budget Authority	62,037	19,6
peration and maintenance, Alaska	Power Administ	tration (19-	Rules	22,700	22,700	Outlays	21,707	6,8
50-0304-A):		-	401(C) Authority—Spec.	60	60	John E. Fogarty International Center		
Budget Authority	1,903	601 476	Rules	18,585	16,585	Budget Authority	16,155	5,1
peration and maintenance, Souther		470	Indian health facilities 2% split (G-			National Library of Medicine (09-2)	7,761	2,4
Administration (19–50–0302–A):	COOM FOREIT		Budget Authority—Spec.	1119 (05-17-50	51-01.	Budget Authority	85.274	26.5
Budget Authority	385	122	Rules	1,493	1,493	Outlays	51,887	16,3
Outlays	327	103	Outlays	793	793	Office of the Director (09-25-0846-		T 05
peration and maintenance, South	vestern Power		Centers for Dise	oca Control		Budget Authority	111,910	35,3
Administration (19-50-0303-A):	6,012	+ 000			-	401(C) Authority	200	0.11
Budget Authority	3,737	1,900	Disease control, research, and trail	THE PARTY OF THE P		Outlays	52,797	16,6
instruction, rehabilitation, operatio			Budget Authority	1,168,238	369,163	Buildings and facilities (09-25-083)		~
(19-50-5068-A):	T and the store	Le, man	Outlays	642,670	203,983	Budget Authority	63,506 12,721	20,0
Budget Authority	43,035	13,599						
Outlays	19,388	6,127	National Institute	es of Health		Alcohol, Drug Abuse, a	nd Mental H	lealth
onneville Power Administration fun			National Cancer Institute (09-25-0	0849-A):		Administration		
401(C) Authority—Off. Coll.	45,800	14,473	Budget Authority	1,702,546	538,035	Alcohol, drug abuse, and mental hi	eath (09-30-1)	361-A):
Outlays	45,800	14,473	Outlays	833,662	263,437	Budget Authority	2,736,127	864,
olorado river basine power market 4452-A):	ing fund, WAPA	(19-50-	National Heart, Lung and Blood In	stitute (09 25 C	1872-A):	Outlays	930,259	293,
401(C) Authority—Off. Coll	7,668	2,423	Budget Authority	1,117,361	353,086	Federal subsidy for St. Elizabeths I	Hospital (09-30	-1300-A):
Outlays	7,668	2,423	Outlays	525,582	166,084	Budget Authority	18,756	5,
201 . 2022	A	TIPLON I	National Institute of Dental Resear	The second second	The same of the sa	Outlays	18,758	5,
Departmental Adr			Budget Authority	141,437	44,694	Office of Assistant Sec	rotary for H	ealth
partmental administration (19-60-			Outlays	77,963	24,636			
Budget Authority	208,375	65,646	National Insti. of Diabetes, and Dig Diseases (09-25-0884-A):	gestive and Midi	sek	Public health service management Budget Authority	79,333	25,
401(C) Authority—Off. Coll.	183,413	57,958	Budget Authority	606,690	191,714	Outlays	47,793	15,
Outlays	312,632	98,792	Outlays	194,069	61,325	Medical treatment effectiveness (09		-
Budget Authority	23,565	7,447	National Institute of Neurological D	isorders and St		Budget Authority	27,956	8,
Outlays	23,565	7,447	25-0886-A):			Outlays	15,655	4,
ital, Department of Energy:		THE REAL PROPERTY.	Budget Authority	510,959	161,463	Hoolth Cara Financia	A desirable	tion
Budget Authority	15,734,494	5,263,570	Outlays	209,492	66,206	Health Care Financing		HOH
401(C) Authority	1,143,161	361,238	National Institute of Allergy and Inf	fectious Disease	18 (09-25-	Program management (09-38-0511		20
401(C) Authority—Off. Coll.	1,540,824	486,900	0885-A): Budget Authority	867,929	274,265	Budget Authority	104,806	33,
Outlays	11,571,272	3,845,977	Outlays	288,156	91,057	Federal hospital insurance trust fun		
Department of Health and	d Human Se	rvices	National Institute of General Medic			401(C) Authority	103,825	32,1
			A):			Obligation limitation	1,037,804	327
Food and Drug Ad			Budget Authority	710,412	224,491	Outlays	883,566	279,
ogram expenses (09-10-0600-A)			Outlays	255,738	80,813	FHI 2% spik (G-R-H) (09-38-8005	S):	
Budget Authority	615,317	194,440	National Institute of Child Health a	nd Human Devi	elopment	Obligat, limit.—Spec. Rules	1,190,000	1,190,
Outlays	517,118	163,409	(09-25-0844-A):	100000	THUESCALL	Outlays	1,190,000	1,190,
lidings and facilities (09-10-0603	-A): 8,701	0.750	Budget Authority	461,497	145,833	Federal supplementary medical insi	trance trust fur	10 (09-38-
Budget Authority	1,305	2,750	Outlays	152,302	48,127	8004-A): 401(C) Authority	27,599	6.
evolving fund for certification and	and the same of th		National Eye Institute (09-25-0887 Budget Authority	7-A): 246,245	77,813	Obligation limitation	1,469,858	484
4309-A):	and an elect fo		Outlays	91,044	28,769	Outlays	1,304,638	412,
401(C) Authority-Off. Coll.	3,230	1,021	National Institute of Environmental			FSMI 2% split (G-R-H) (09-38-800	4-S):	
Outlays	3,230	1,021	0862-A):	Freduity October	e foo-ro-	Obligat, fimit.—Spec. Rules	408,000	408,
Health Resources a	and Consison		Budget Authority	238,352	75,320	Outlays	408,000	408,
			Outlays	132,890	41,993	Social Security Ac	ministration	
eath resources and services (09-	15-0350-A):	100 404	Alational Institute on Aging (09-25-	-0843-A):				
Budget Authority	1,294,718	409,131	Budget Authority	249,499	78,642	Special benefits for disabled coal in	THE OWNER OF THE OWNER OF THE OWNER, THE OWN	The second second second
Outlays	884,444	216,285	Outlays	82,326	26,015	Budget Authority	7,115	2,
alth resources and services 2% s			National Ins. of Arthritis and Musci	uloskeletal and	Skin Diseas	Supplemental security income prog		
G):			(09-25-0688-A):	*****	***	Budget Authority	827,094	261
Budget Authority—Spec.	No.	1	Budget Authority	176,017 72,443	55,621 22,892	Outlays	827,094	261,
Rules	10,550	10,550	NID and Other Communicative Dis				_ CPUTOTOPALL	
Outlays	8,330	6,330	Budget Authority	122,519	38,716	Family Support Ac		
Budget Authority			Outlays	50,506	15,960	Program administration (09-70-150		THE OWNER OF THE PARTY OF
Outlays	5,127	1,620	Research resources (09-25-0848-		No. of Contract of	Budget Authority	89,008	28,
10 10 10		1,000	Budget Authority	368,709	116,512	401(C) Authority—Off. Coll.	62,612	19,
Indian Hea	alth .		Outlays	234,276	74,031	Family support payment to States (
bal Health Administration (09-17-	0390-A):		National Center for Nursing Resea	rch (09-25-088		Budget Authority	1,166,699	368.
Budget Authority	. \$2,019	29,078	Budget Authority	35,175	11,115	401(C) Authority	362,401	114,
Outlays	-	21,268						

(In thousands of	(dollars)		(In thousands o	f dollars)	Marin I	(in thousands o	f dollars)	-
Account Title	Sequester Base	Sequester Amount	Account Title	Sequester Base	Sequester Amount	Account Tale	-Sequester Base	Sequeste Amount
ow income home energy assistant	ce (09-70-1502	LAI:	Department of Hous	ing and Hr	han	Transitional and supportive housing	demonstration	programs
Budget Authority Outlays	1,503,606 1,368,281	475,139 432,377	Developme	The second second second	Vall	(25-06-0188-A): Budget Authority	132,152	41,7
efugee and Entrant Assistance (0		1	Housing Pro	grams		Rental Housing Assistance for the		06-0187-A)
Budget Authority	390,564	123,418	Subsidized housing programs (25-			Budget Authority	11,191	3,5
Outlays	253,867	80,222	Budget Authority	7,528,368	2,378,964	Outlays	5,595	1,7
ommunity services block grant (0)		Total Land	Outlays	71,957	22,738	Rehabilitation loan fund (25–06–40 401(C) Authority—Off, Coll.	35-A):	4,3
Budget Authority	397,068	125,473	Asst. for the renewal of expiring se	ection 8 subsid	y cont. (25-	Direct Loan Limitation	87,548	27,8
Outlays	8,041 279,525	2,541 88,330	02-0194-A):	* 122 044	354.819	Outlays	29,685	9,3
ayments to States for Family Sup			Budget Authority	1,122,844 61,532	19,444	Policy Davidsoment	and Danza	nh
1509-A):	bout aminuos fe		Congregate services program (25-		and the same of th	Policy Development		CII
Budget Authority	1,000,000	316,000	Budget Authority	6,074	1,919	Research and technology (25–28–4 Budget Authority	21.284	6,7
Outlays	763,000	241,108	Housing counseling assistance (25	-02-0156-A):		Outlays	6,385	2,0
sterim assistance to States for leg		CONTRACTOR OF THE PARTY OF THE	Budget Authority	3,591	1,135			
401(C) Authority	840,000	265,440	Section 8 moderate rehab, single r	room occupano	y (25-02-	Fair Housing and Eq		nity
Outlays	252,825	79,893	0195-A):	76,259	24,098	Fair housing activities (25-29-0144		5 33
Human Developm	ent Services		Budget Authority	3,045	962	Budget Authority	12,931	4,0
ocial services block grant (09-80-			Manufactured home inspection and	and the second second		Outlays	1,940	
Budget Authority	2,800,000	884,800	A):			Management and A	Administratio	n
Outlays	2,860,000	840,560	401(C) Authority	7,320	2,313	Salaries and expenses, Including to		
luman development services (09-	80-1636-A):		Outlays	6,500	2,054	0143-A):	district of forto.	
Budget Authority	3,059,713	966,869	Interstate land sales (25-02-5270-		***	Budget Authority	359,133	113,4
Outlays	1,778,479	561,999	401(C) Authority	600	190	Outlays	276,385	87,3
ayments to State for foster care a	and adoption as	sistance	FHA Mutual Mortgage and Cooper			Office of the Inspector General (25		4
(09-80-1645-A):			Fund (25-02-4070-A):	dive norsing	i ibui di ilu	Budget Authority Outlays	24,705 19,023	7,8
Budget Authority—Spec. Rules	5,132	5,132	Obligation limitation	227,388	71,855		Market E	
Outlays	3,683	3,683	Direct Loan Limitation	74,258	23,468	Total, Department of Housing an Budget Authority	14,504,726	4,583,
			Guaranteed Loan Limitation	65,345,176	20,649,078	401(C) Authority	7,920	2,
Policy Manag	gement		Outlays	227,388	71,855	401(C) Authority-Off. Coll.	89,653	28,3
General Departmental administration	n (09-90-0120-	-A):	FHA general and special risk Insur A):	ance runos (2:	-02-4012-	Obligation limitation	407,333	128,7
Budget Authority	82,692	26,131	Obligation limitation	179,945	56,863	Direct Loan Limitation Guaranteed Loan Limitation	672,069 162,150,150	51,239,4
Outlays	57,884	18,291	Direct Loan Limitation	16,633	5,256	Outlays	2,005,843	633,8
Office of the Inspector General (09			Guaranteed Loan Limitation	11,593,499	3,663,546			
Outlays	52,891 39,670	16,714 12,536	Outlays	179,945	56,863	Department of 1	ne interior	
Office for Civil Rights (09-90-0135	The second second	12,000	Housing for the elderly or handicar Direct Loan Limitation	492,516	02-4115-A): 155,635	Bureau of Land N	lanagement	
Budget Authority	18,128	5,728	Rental housing assistance fund (2)		133,030	Management of lands and resource		
Outlays	16,496	5,213	401(C) Authority-Off. Coll.	70,000	22,120	Budget Authority	454,023	143,4
Office of Consumer Affairs (09-90-	-0137-A):		Outlays	70,000	22,120	Outlays	394,999	124,8
Budget Authority	1,919	606	Nonprofit sponsor assistance (25-0	02-4042-A):		Construction and access (10-04-1		
Outlays	1,535	485	Direct Loan Limitation	1,114	352	Budget Authority	11,152	3,5
Policy research (09-90-0122-A):	****	1000	Nehemiah Housing Opportunity Fu	STATE OF THE PARTY		Outlays	2,788	
Budget Authority Outlays	5,214 2,086	1,648	Budget Authority	25,220	7,970	Payments in lieu of taxes (10-04- Budget Authority	109,410	34.5
	0		Public and Indian Ho	using Progr	ams	Outlays	109,410	34,
otal, Department of Health and Budget Authority	25,447,148	8,041,295	Payments for operation of low inco	The second second second		Oregon and California grant lands		
Budget Authority—Spec.	20,111,110	0,041,200	03-0163-A):	nine mouning pr	ologie (52	Budget Authority	66,606	21,0
Rules	39,875	39,875	Budget Authority	1,943,363	614,103	Outlays	49,288	15,
401(C) Authority	1,342,412	424,202	Outlays	893,436	282,326	Special acquisition of lands and m		
401(C) Authority—Off. Coll.	4,012	1,268	Government National Mo	odanaa Acc	opintion -	401(C) Authority	1,300	
401(C) Authority—Spec.	- 60	60		0.0		Outlays	1,300	and any
Rules	2,507,862	792,421	Guarantees of montgage-backed se			Firefighting (10–04–1119–A): Budget Authority	276,490	87,
Obligat. limit.—Spec. Rules	1,598,000	1,598,000	401(C) Authority—Off. Coll. Guaranteed Loan Limitation	5,950 85,063,753	1,880	Outlays	193,543	61.
Outlays	20,104,485	7,484,777	Outlays	5,950	1,880	Land acquisition (10-04-5033-A):		Marie 1999
Health and Human Servi	one Conial S	Coougles	0 2 2	10.1		Budget Authority	16,018	5,
meatur and numan Servi	ces accial s	security	Community Planning a	and Develop	ment	Outlays	2,403	
Social Sec	curity		Community development grants (2			Range improvements (10-04-5132		-
ederal old-age and survivors insu	The second second	(16-05-	Budget Authority	3,014,473	952,573 46,680	Budget Authority	10,162	3,
8006-A):	THE RESERVE		Outlays	147,722	38,394	Service charges, deposits, and for	6,401	2,1 5017_AV
Obligation limitation	1,686,297	532,870	Rental rehabilitation grants (25-06		1	Budget Authority	6,250	-5017-A):
Outlays	1,452,576	459,014	Budget Authority	133,360	42,142	Outlays	5,500	1.
ederal disability insurance trust fu			Urban homesteading (25-06-0171		Total Control	Operation and maintenance of qua		
Obligation limitation	537,763	169,933	Budget Authority	13,541	4,279	401(C) Authority	250	N. William
Outlays	469,248	148,282	Outlays	13,541	4,279	Outlays	210	201 - 201
otal, Health and Human Service			Emergency shelter grants program			Miscellaneous permanent appropri		
Obligation Emitation	2,224,060 1,921,822	702,803	Budget Authority	76,237	24,091	401(C) Authority	146,894	46,
	1 36/1 75/2	607,296	Outlays	11,436	3,614	Outlays	145,425	45,

G-R-H Sequester Am			G-R-H Sequester Amo			G-R-H Sequester Amount (in thousands of do		Ueu
Account Title	Sequester Base	Sequester Amount	Account Title	Sequester Base	Sequester Amount	Account Tale	Sequester Base	Sequeste Amount
iscellaneous trust funds (10-04-9	3971-A):		Operation and maintenance of quar	ters (10-12-505	5-A):	Historic preservation fund (10-24-514)	0-A1-	
Budget Authority	100	32	401(C) Authority	55	17	Budget Authority	34,265	10,8
401(C) Authority	600	190	Outlays	45	14	Outlays	11,289	3,5
Outlays	357	113	Bureau of N	linan		Operations and maintenance of quarte	rs (10-24-5	049-A):
Minerals Manager	ment Service					401(C) Authority	8,795	2,7
			Mines and minerals (10-14-0959-A	The same of the sa	****	Outlays	5,859	1,8
asing and royally management (Budget Authority	183.369	57,945	Budget Authority	185,811	58,716	Miscellaneous permanent appropriation	is (10-24-91	924-A):
Outlays	128,358	40,561	Outlays	121,148	38,283	401(C) Authority	980	3
syments to states from receipts u			Helium fund (10-14-4053-A): 401(C) Authority-Off. Coll.	4,564	* ***	Outlays	116	
(10-06-5003-A):	man majoris Lo	manife sand	Outlays	4,564	1,442	Duranu of Indian	Attains	
401(C) Authority	531,593	167,983	and a second sec			Bureau of Indian		
Outlays	531,593	167,983	Fish and Wildlife	Service		Operation of Indian programs (10-76-	THE RESIDENCE OF THE PARTY OF T	
00	D. 1		Resource management (10-18-181	1-A):		Budget Authority	1,054,143	336,2
Office of Surface Mining	Contract of the Contract of th	n and	Budget Authority	416,290	131,548	401(C) Authority—Off. Coll.	2,000	6
Enforcemen	M. Inc.		401(C) Authority-Oll. Coll.	4,398	1,389	Outlays	691,791	218,6
gulation and technology (10-08-	-1801-A):		Outlays	337,033	106,502	Construction (10-76-2301-A):	1	The second
Budget Authority	107,041	33,825	Construction (10-18-1612-A):			Budget Authority	183,471	57,9
Outlays	63,118	19,945	Budget Authority	80,336	25,386	Outlays	45,825	14,4
candoned mine reclamation fund			Outlays	15,067	5,077	White Earth Settlement Fund (10-76-	THE RESERVE	F- F-1/252
Budget Authority	200,838	63,485	Land acquisition (10-18-5020-A):			401(C) Authority	6,000	1,8
Outlays	69,326	21,907	Budget Authority	96,722	30,564	Outlays	6,000	1,8
Bureau of Rec	lamation		Outlays	43,525	13,754	Payment to the Navaho Rehabilitation 2368-A):	Trust Fund	(10-76-
AND DESCRIPTION OF COMME	and the same of th		Migratory bird conservation account			Budget Authority	834	2
Instruction program (10-10-0684	The state of the s		401(C) Authority	31,600	9,986	Outlays	834	2
Budget Authority	680,171 34,000	214,934	Cutlays	21,704	€,858	Operations and maintenance of quarte		
Outlays	805,400	191,306	North America Wellands Conservation 401(C) Authority	10,000		401(C) Authority	6,330	2.0
an program (10-10-0667-A):	000,400	151,000	Outlays	7,000	3,160 2,212	Outlays	654	2,0
Budget Authority	35.057	11,078	National wildfile refuge fund (10–18-		e,ere	Miscellaneous permanent appropriation		
Direct Loan Limitation	31,922	10,087	Budget Authority	9,287	2,935	401(C) Authority	68,141	21,5
Outlays	21,560	6,813	401(C) Authority	6,294	1,989	Outlays	7,572	2,3
oneral investigations (10-10-506)	3-A):		Outlays	11,455	3,820	Revolving fund for loans (10-76-4409-		-,-
Budget Authority	11,842	3,742	Operations and maintenance of qua			401(C) Authority—Off. Coll.	10,890	3,4
Outlays	7,627	2,410	401(C) Authority	1,809	572	Direct Loan Limitation	9,000	2,8
nergency fund (10-10-5043-A):			Outlays	648	205	Outlays	11,090	3,5
Budget Authority	1,027	325	Miscellaneous permanent appropriat	ions (10-18-99)	3-A):	Indian loan guaranty and insurance fur		
Outlays	621	196	401(C) Authority	134,500	42,502	Budget Authority	4,916	1.5
peration and maintenance (10-10	-5064-A):		Outlays	40,350	12,751	Guaranteed Loan Limitation	45,000	14.2
Budget Authority	218,031	68,898	Sport fish restoration (10-18-8151-	A):		Outlays	3,599	1,1
401(C) Authority Off. Coll.	8,143	2,573	401(C) Authority	212,400	67,118	Navajo Rehabilitation Trust Fund (10-)	6-8368-A):	
Outlays	177,553	56,107	Outlays	63,720	20,136	401(C) Authority	872	2
eneral administrative expenses (1		DEPENDENT.	Contributed lunds (10-18-8216-A):			Outlays	872	2
Budget Authority	49,277	15,572	401(C) Authority	5,600	1,770	Cooperative fund (Papago) (10-76-83)	66-A):	
Outlays	44,349	14,014	Outlays	1,776	561	401(C) Authority	888	2
olorado River Dam Fund, Boulder 5656-A):	Carryon Project	(10-10-	African elephant conservation fund (
Budget Authority	-3.262	-1.031	401(C) Authority	1,300	411	Office of Territorial	Atlairs	
401(C) Authority	53,335	16,854	Cutiays	260	82	Administration of territories (10-82-04)	2-A):	
Outlays	28,692	9.067	National Park	Service		Budget Authority	50,849	16,0
scellaneous permanent appropria	The second secon		The state of the s	-	***	Outlays	25,590	8,0
401(C) Authority	280	88	Operation of the national park syste Budget Authority			Trust Territory of the Pacific Islands (1	0-82-0414-	A):
Outlays	224	71	401(C) Authority—Off. Coll.	799,700	252,705 885	Budget Authority	34,310	10,8
war Colorado River basin develo	oment fund (10-		Outlays	602,575	190,414	Outlays	30,535	9,6
A):		10.1013	National recreation and preservation			Compact of free association (10-82-0	115-A):	
401(C) Authority-Off. Coll.	96,821	30,595	Budget Authority	16,684	5,272	Budget Authority	22,345	7.0
Outlays	96,821	30,535	Outlays	12,489	3,947	Outlays	19,882	6,2
pper Colorado River basin fund (1	0-10-4081-A):		Construction (10-24-1039-A):	22,500	2000	045	The same of the same of	
401(C) Authority-Off, Coll.	31,604	9,987	Budget Authority	317,429	100,308	Office of the Sec	1152000	
Outlays	31,604	9,987	401(C) Authority-Off, Coll.	11,000	3,476	Salaries and Expenses (10-84-0102-)	Ų:	
orking capital fund (10-10-4524-	A):		Outlays	58,615	18,522	Budget Authority	52,423	16,5
Budget Authority	8,733	2,760	John F. Kennedy Center for the Per	forming Arts (10	-24-	Outlays	47,180	14,9
Outlays	6,987	2,208	1038-A):	25.000	CORNE	Construction management (10-84-010		- 100-100
eclamation trust funds (10-10-80)			Budget Authority	9,499	3,002	Budget Authority	1,875	5
401(C) Authority	97,195	30,714	Outlays	4,380	1,384	Outlays	1,689	5
Outlays	77,907	24,519	Ulinois and Michigan Canal National	Heritage Corrido	Ж	Oil spill emergency fund (10-84-0119-		· 30
Geological S	tirvov		Commission (10-24-1043-A):	1000	T. 17 24	Budget Authority	7,585	2,3
			Budget Authority	260	82	Outlays	7,585	2,3
rveys, investigations and researc	h (10-12-0804-	A):	Outlays	196	62	Office of the Sol	icitor	
Budget Authority	522,553	165,127	Land acquisition (10-24-5035-A):	405 444	00.000			
401(C) Authority	78 427	79 24 783	Budget Authority	125,651	39,706	Office of the Solicitor (10-86-0107-A):		11.50
Outlays	78,427	24,783	401(C) Authority Outlays	30,000 43,976	9,480	Budget Authority Outlays	26,356 23,719	8,32 7,49
CURRYS	574,872	181,660						

Office of Inspector General To-88-0104-A): Budget Authority 21,312 National Indian Gaming Commission (16-89-011 Budget Authority 16-88-0104-A): Budget Authority 21,312 National Indian Gaming Commission (16-89-011 Budget Authority 26-20 Gutlays 26-011 Budget Authority 27,20 Gutlays	247 222 2,082,858 428,899 88,947 12,931 14,220 1,811,101 31,745 28,443 6,750 6,384 ion	Assets forfeiture fund (11–05-5042- Budget Authority 401(C) Authority Outlays Interagency Law E Organized crime drug enforcement is Budget Authority Outlays Federal Bureau of i Salaries and expenses (11–10–020) Budget Authority 401(C) Authority—Off. Coll. Outlays Drug Enforcement A Salaries and expenses (11–12–110) Budget Authority 401(C) Authority—Off. Coll. Outlays Immigration and Natur. Selaries and expenses (11–15–121 Budget Authority 401(C) Authority—Off. Coll. Outlays Immigration lemorgency fund (11–15 Budget Authority Immigration legislization (11–15–50) 401(C) Authority Outlays	103,101 272,000 150,040 inforcement (11-07-0323-A) 223,948 172,440 investigation 0-A): 1,754,474 20,352 1,406,125 Administratior 0-A): 571,551 1,500 430,163 alization Sen 7-A): 877,287 3,817 705,647 5-1218-A): 58,470	70,768 54,491 554,414 6,431 444,336 1 180,610 474 135,932	Department Employment and Train Program administration (12-05-01 Budget Authority Outlays Training and amployment services Budget Authority Outlays Community service employment to 0175-A): Budget Authority Outlays Federal unemployment benefits at A): Budget Authority Outlays State unemployment insurance at 05-0129-A): Budget Authority Outlays Unemployment trust fund (12-05- 401(C) Authority Obligation limitation Outlays Labor-Managem Salaries and expenses (12-10-0 Budget Authority Outlays Pension Benefit Gua	ning Administra (72–A): 67,376 49,933 5 (12–05–0174–A) 4,093,932 205,979 or older American 382,427 68,837 and allowances (1/2 263,500 219,800 and employment se 22,324 5,585 -8042–A): 112,800 3,031,698 2,497,792 ment Services 104–A): 77,023 65,970	21,21 15,71 1,293,61 65,00 s (12-05- 120.8 21,7 2-05-0326 85,1 69,4 envices (12- 7,2 1,7 35,6 958,0 789,3 24,3 20,8
flice of Inspector General [10-88-0104-A): Budget Authority 21,312 Outlays 19,822 National Indian Gaming Commissional Indian Gaming Commissional Indian Gaming Commissional Indian Gaming Commission (10-89-011) Budget Authority 7,202 Outlays 7,203 Outlays	6,062 sion 6 %: 247 222 2,062,858 428,899 89,947 12,931 14,220 1,811,101 31,745 28,443 6,750 6,384 ion	Budget Authority 401 (C) Authority Outlays Interagency Law E Organized critine drug enforcement a Budget Authority Outlays Federal Bureau of I Salaries and expenses (11–10–020) Budget Authority 401 (C) Authority—Off. Coll. Outlays Drug Enforcement A Salaries and expenses (11–12–110 Budget Authority 401 (C) Authority—Off. Coll. Outlays Immigration and Natur. Selaries and expenses (11–15–121 Budget Authority 401 (C) Authority—Off. Coll. Outlays Immigration emergency fund (11–11 Budget Authority Immigration legalization (11–15–50) 401 (C) Authority Outlays	103,101 272,000 150,040 inforcement (11-07-0323-A) 223,948 172,440 Investigation 0-A): 1,754,474 20,352 1,406,125 Administration 0-A): 571,551 1,500 430,163 alization Sen 7-A): 877,287 3,817 705,647 5-1219-A): 38,470 86-A): 33,933	85,952 47,413 70,768 54,491 554,491 554,414 6,431 444,336 1 180,610 474 135,932 vice 277,223 4,206 222,984 11,525	Employment and Train Program administration (12-05-01 Budget Authority Outlays Training and amployment services Budget Authority Outlays Community service employment to 1175-A): Budget Authority Outlays Federal unemployment benefits at A): Budget Authority Outlays State unemployment insurance at 05-0179-A): Budget Authority Outlays Unemployment insurance at 05-0179-A): Budget Authority Outlays Unemployment inst fund (12-05- 401(C) Authority Obligation limitation Outlays Labor-Managerr Salaries and expenses (12-10-0 Budget Authority Outlays	ning Administra (72–A): 67,376 49,933 5 (12–05–0174–A) 4,093,932 205,979 or older American 382,427 68,837 and allowances (1/2 263,500 219,800 and employment se 22,324 5,585 -8042–A): 112,800 3,031,698 2,497,792 ment Services 104–A): 77,023 65,970	21,21 15,71 1,293,61 65,00 s (12-05- 120.8 21,7 2-05-0326 85,1 69,4 envices (12- 7,2 1,7 35,6 958,0 789,3 24,3 20,8
Suger Authority 21,312 National Indian Gaming Commission (10-89-011 Budget Authority 7,20 National Indian Gaming Commission (10-89-011 Budget Authority 7,20 Outlays 7,20 Authority 7,20 Authority 1,367,244 Authority 1,367,31,325 Budget Authority 1,367,31,325 United States Parole Commission Authority 1,367,31,325 Budget Authority 1,367,31,325 B	6,062 sion 6 %: 247 222 2,062,858 428,899 89,947 12,931 14,220 1,811,101 31,745 28,443 6,750 6,384 ion	Organized crime drug enforcement Budget Authority Outlays Federal Bureau of Salaries and expenses (11-10-020) Budget Authority—Off. Coll. Outlays Drug Enforcement F Salaries and expenses (11-12-110) Budget Authority—Off. Coll. Outlays Immigration and Natur Selaries and expenses (11-15-121) Budget Authority—Off. Coll. Outlays Immigration and Natur Selaries and expenses (11-15-121) Budget Authority—Off. Coll. Outlays Immigration emergency fund (11-15-121) Budget Authority Immigration legalization (11-15-50) 401(C) Authority Outlays	272,000 150,040 inforcement (11-07-0323-A) 225,948 172,440 investigation 0-A): 1,754,474 20,352 1,406,125 Administratior 0-A): 571,551 1,500 430,163 alization Sen 7-A): 877,287 3,817 705,647 5-1218-A): 36,470 86-A): 33,933	85,952 47,413 70,768 54,491 554,491 554,414 6,431 444,336 1 180,610 474 135,932 vice 277,223 4,206 222,984 11,525	Program administration (12–05–01 Budget Authority Outlays Training and employment services Budget Authority Outlays Community service employment for 0175–A): Budget Authority Outlays Federal unemployment benefits at A): Budget Authority Outlays State unemployment insurance at 05–0179–A): Budget Authority Outlays Unemployment insurance at 05–0179–A): Budget Authority Outlays Unemployment trust fund (12–05- 401(C) Authority Obligation limitation Outlays Labor-Managerr Salaries and expenses (12–10–0 Budget Authority Outlays	172-A): 67,376 49,933 5 [12-05-0174-A): 4,093,932 205,979 or older American 382,427 68,837 and allowances [16 269,500 219,800 and employment se 22,924 5,585 -8042-A): 112,800 3,031,698 2,497,792 ment Services 104-A): 77,023 65,970	21,21 15,71 1,293,61 65,00 s (12-05- 120.8 21,7 2-05-0326 85,1 69,4 envices (12- 7,2 1,7 35,6 958,0 789,3 24,3 20,8
Budget Authority 21,312 Outlays 19,182 National Indian Gaming Commission (10-89-01) Budget Authority 782 Outlays 704 Atal, Department of the Interior: Budget Authority 5,244 401(C) Authority 4,357,244 401(C) Authority 5,528,023 401(C) Authority 6,528,023 401(C) Authority 704,023 Couranteed Loan Limitation 49,902 Guaranteed Loan Limitation 5,731,328 Department of Justice 6 General Administration 100,435 Outlays 90,011 Bidget Authority 100,435 Outlays 90,011 Bidget Authority 21,339 Outlays 9,402 Legal Activities 100,931 Legal Activities 1	6,062 sion 6 %: 247 222 2,062,858 428,899 89,947 12,931 14,220 1,811,101 31,745 28,443 6,750 6,384 ion	Outlays Interagency Law E Organized crime drug enforcement Budget Authority Outlays Federal Bureau of I Salaries and expenses (11–10–020) Budget Authority 401(C) Authority—Off. Coll. Outlays Drug Enforcement A Salaries and expenses (11–12–110 Budget Authority 401(C) Authority—Off. Coll. Outlays Immigration and Natur. Selaries and expenses (11–15–121 Budget Authority 401(C) Authority—Off. Coll. Outlays Immigration emergency fund (11–11 Budget Authority Immigration legalization (11–15–50) 401(C) Authority Outlays	150,040 inforcement (11-07-0323-A) 223,948 172,440 investigation 0-A): 1,754,474 20,352 1,406,125 Administration 0-A): 571,551 1,500 430,163 alization Sen 7-A): 877,287 3,817 705,647 5-1218-A): 58,470 86-A): 33,933	47,413 70,768 54,491 554,414 6,431 444,336 1 180,610 474 135,932 vice 277,223 1,206 222,984 11,525 10,457	Program administration (12–05–01 Budget Authority Outlays Training and employment services Budget Authority Outlays Community service employment for 0175–A): Budget Authority Outlays Federal unemployment benefits at A): Budget Authority Outlays State unemployment insurance at 05–0179–A): Budget Authority Outlays Unemployment insurance at 05–0179–A): Budget Authority Outlays Unemployment trust fund (12–05- 401(C) Authority Obligation limitation Outlays Labor-Managerr Salaries and expenses (12–10–0 Budget Authority Outlays	172-A): 67,376 49,933 5 [12-05-0174-A): 4,093,932 205,979 or older American 382,427 68,837 and allowances [16 269,500 219,800 and employment se 22,924 5,585 -8042-A): 112,800 3,031,698 2,497,792 ment Services 104-A): 77,023 65,970	21,2 15,7 1,293,6 65,0 120,8 21,7 2-05-0326 85,1 69,4 envices (12 7,2 1,7 35,6 958,0 789,3
National Indian Gaming Commission (10-29-011 Budget Authority 782 Outlays 704 States Parole Commission (10-29-011 Budget Authority 782 Outlays 704 States and expenses, Ceneral Indiansistration Outlays 783 Outlays 784 Outlays 784 Outlays 785 Outla	sion 5 4: 247 222 2052,858 428,899 89,947 12,931 14,220 1,811,101 31,745 28,443 6,750 6,384 ion	Interagency Law E Organized crime drug enforcement Budget Authority Outlays Federal Bureau of I Salaries and expenses (11–10–020) Budget Authority 401(C) Authority—Off. Coll. Outlays Drug Enforcement A Salaries and expenses (11–12–110) Budget Authority 401(C) Authority—Off. Coll. Outlays Immigration and Natur. Selaries and expenses (11–15–121) Budget Authority 401(C) Authority—Off. Coll. Outlays Immigration lemargency fund (11–11) Budget Authority Immigration lemargency fund (11–11) Budget Authority Immigration legalization (11–15–50) 401(C) Authority Outlays	Inforcement (11-07-0323-A) 223,946 172,440 Investigation 0-A): 1,754,474 20,352 1,406,125 Administration 0-A): 571,551 1,500 430,163 adization Sen 7-A): 877,287 3,817 705,647 5-1219-A): 38,470 86-A): 33,933	70,768 54,491 554,414 6,431 444,336 1 180,610 474 135,932 vice 277,223 4,206 222,984 11,525 10,457	Budget Authority Outlays Training and employment services Budget Authority Outlays Community service employment for 0175-A): Budget Authority Outlays Federal unemployment benefits at A): Budget Authority Outlays State unemployment insurance at 05-0179-A): Budget Authority Outlays Unemployment insurance at 05-0179-A): Budget Authority Outlays Unemployment inst fund (12-05- 401(C) Authority Obligation limitation Outlays Labor-Managerr Salaries and expenses (12-10-0 Budget Authority Outlays	67,376 49,933 5 [12-05-0174-A) 4,093,302 205,979 or older American 382,427 68,837 and allowances [14 269,500 219,800 and amployment se 22,924 5,585 -8042-A): 112,800 3,031,698 2,497,792 ment Services 104-A): 77,023 65,970	15,7! 1,293,6: 65,0 s (12-05- 120,8 21,7 2-05-0326 85,1 69,4 envices (12- 7,2 1,7 35,6 958,0 789,3
abonal Indian Gaming Commission (10-89-011 Budget Authority 782 Outlays 704 Stall, Department of the Interior: Budget Authority 5,528,023 401 (C) Authority 1,357,244 401 (C) Authority 1,357,325 Department of Justice General Administration 45,000 Outlays 1,000 Department of Justice 1,000 Budget Authority 1,000 Budget Authority 1,000 Budget Authority 1,000 Budget Authority 21,359 Outlays 20,200 United States Parole Commissible 1,000 Legal Activities alaries and expenses (11-04-1061-A): Budget Authority 1,009 Outlays 2,000 Legal Activities alaries and expenses, General legal activities A): Budget Authority 3,07,13 Outlays 267,211 alaries and expenses, General legal activities alaries and expenses, Antitrust Division (11-05-010-4): Budget Authority 3,07,13 Outlays 3,544 401 (C) Authority 540,40 Outlays 3,544 401 (C) Authority 7,555 Salaries and expenses, United States Marshals 05-0324-A): Budget Authority 540,40 Outlays 3,544 401 (C) Authority 7,545 Budget Authority 540,40 Outlays 3,544 401 (C) Authority 7,555 Salaries and expenses, United States Marshals 05-0324-A): Budget Authority 7,555 Salaries and Expenses, United States Marshals 05-0324-A): Budget Authority 7,555 Salaries and Expenses, United States Marshals 05-0324-A): Budget Authority 7,555 Salaries and Expenses, United States Marshals 05-0324-A): Budget Authority 7,555 Salaries and Expenses, United States Marshals 05-0324-A): Budget Authority 7,555 Support of United States prisoners (14-65-65 Budget Authority 7,555	247 222 2,082,858 428,899 88,947 12,931 14,220 1,811,101 31,745 28,443 6,750 6,384 ion	Organized crime drug enforcement Budget Authority Outlays Federal Bureau of Salaries and expenses (11–10–020) Budget Authority 401(C) Authority—Off. Coli. Outlays Drug Enforcement & Selaries and expenses (11–12–110) Budget Authority 401(C) Authority—Off. Coli. Outlays Immigration and Natur. Selaries and expenses (11–15–121) Budget Authority 401(C) Authority—Off. Coli. Outlays Immigration emergency fund (11–11) Budget Authority Immigration legalization (11–15–50) 401(C) Authority Outlays	(11-07-0323-A) 223,948 172,440 Investigation 0-A): 1,754,474 20,352 1,406,125 Administratior 0-A): 571,551 1,500 430,163 alization Sen 7-A): 877,287 3,817 705,647 5-1218-A): 38,470 86-A): 33,933	70,768 54,491 554,414 6,431 444,336 1 180,610 474 135,932 vice 277,223 4,206 222,984 11,525	Outlays Training and amployment services Budget Authority Outlays Community service employment to 1175-A): Budget Authority Outlays Federal unemployment benefits at A): Budget Authority Outlays State unemployment insurance at 05-0179-A): Budget Authority Outlays Unemployment insurance at 05-0179-A): Budget Authority Outlays Unemployment inst fund (12-05- 401(C) Authority Obligation limitation Outlays Labor-Managerr Salaries and expenses (12-10-0 Budget Authority Outlays	49,933 40,93,932 40,93,932 205,979 or older American 382,427 68,837 and allowances (1/2 263,500 219,800 and employment se 22,324 5,585 -8042-A): 112,800 3,031,698 2,497,792 ment Services 104-A): 77,023 65,970	15,7! 1,293,6: 65,0 s (12-05- 120,8 21,7 2-05-0326 85,1 69,4 envices (12- 7,2 1,7 35,6 958,0 789,3
abonal Indian Gaming Commission (10-89-011 Budget Authority 782 Outlays 704 Stall, Department of the Interior: Budget Authority 5,528,023 401 (C) Authority 1,357,244 401 (C) Authority 1,357,325 Department of Justice General Administration 45,000 Outlays 1,000 Department of Justice 1,000 Budget Authority 1,000 Budget Authority 1,000 Budget Authority 1,000 Budget Authority 21,359 Outlays 20,200 United States Parole Commissible 1,000 Legal Activities alaries and expenses (11-04-1061-A): Budget Authority 1,009 Outlays 2,000 Legal Activities alaries and expenses, General legal activities A): Budget Authority 3,07,13 Outlays 267,211 alaries and expenses, General legal activities alaries and expenses, Antitrust Division (11-05-010-4): Budget Authority 3,07,13 Outlays 3,544 401 (C) Authority 540,40 Outlays 3,544 401 (C) Authority 7,555 Salaries and expenses, United States Marshals 05-0324-A): Budget Authority 540,40 Outlays 3,544 401 (C) Authority 7,545 Budget Authority 540,40 Outlays 3,544 401 (C) Authority 7,555 Salaries and expenses, United States Marshals 05-0324-A): Budget Authority 7,555 Salaries and Expenses, United States Marshals 05-0324-A): Budget Authority 7,555 Salaries and Expenses, United States Marshals 05-0324-A): Budget Authority 7,555 Salaries and Expenses, United States Marshals 05-0324-A): Budget Authority 7,555 Salaries and Expenses, United States Marshals 05-0324-A): Budget Authority 7,555 Support of United States prisoners (14-65-65 Budget Authority 7,555	247 222 2,082,858 428,899 88,947 12,931 14,220 1,811,101 31,745 28,443 6,750 6,384 ion	Budget Authority Outlays Federal Bureau of I Salaries and expenses (11–10–020) Budget Authority 401(C) Authority—Off. Coli. Outlays Drug Enforcement I Salaries and expenses (11–12–110) Budget Authority 401(C) Authority—Off. Coli. Outlays Immigration and Natur. Selaries and expenses (11–15–121) Budget Authority 401(C) Authority—Off. Coli. Outlays Immigration emergency fund (11–11) Budget Authority Immigration legalization (11–15–50) 401(C) Authority Outlays	223,948 172,440 Investigation 0-A): 1,754,474 20,352 1,406,125 Administration 0-A): 571,551 1,500 430,163 alization Sen 7-A): 877,287 3,817 705,647 5-1218-A): 38,470 86-A):	70,768 54,491 554,414 6,431 444,336 1 180,610 474 135,932 vice 277,223 4,206 222,984 11,525	Training and employment services Budget Authority Outlays Community service employment to 0175-A): Budget Authority Outlays Federal unemployment benefits at A): Budget Authority Outlays State unemployment insurance at 05-0179-A): Budget Authority Outlays Labor-Managerr Salaries and expenses (12-10-0 Budget Authority Outlays	5 (12-05-0174-A) 4,093,932 205,979 or older American 382,427 68,837 and allowances (1/2 269,500 219,800 and employment se 22,324 5,585 -8042-A): 112,800 3,031,698 2,497,792 ment Services 104-A): 77,023 65,970	1,293,6 65,0 s (12-05- 120,8 21,7 2-05-0326 85,1 69,4 envices (12- 7,2 1,7 35,6 958,0 789,3 24,3 20,8
Budget Authority 782 Outlays 704 Ital, Department of the Interior: Budget Authority 6,528,023 401(C) Authority 1,4357,244 401(C) Authority 7,61,Coll 284,645 Direct Loan Limitation 45,000 Outlays 7,731,329 Department of Justice General Administration 45,000 Outlays 10,000 Budget Authority 100,435 Outlays 96,011 Budget Authority 96,011 Budget Authority 21,359 Outlays 20,200 United States Parole Commissibilities and expenses (11-04-1061-A): Budget Authority 9,400 Legal Activities atlaines and expenses, General legal activities A): Budget Authority 307,13 Outlays 30,400 Legal Activities atlaines and expenses, General legal activities A): Budget Authority 307,13 Outlays 307,13 Outlays 307,13 Outlays 49,40 Authority 307,13 Outlays 49,40 Authority 30,40 Outlays 49,44 Alaines and expenses, Foreign Claims Settlem Commission (11-05-0100-A): Budget Authority 45 Outlays 33 stafares and expenses, United States Antorneys A): Budget Authority 540,40 Outlays 540,40 Outlays 540,40 Outlays 75,555 stafares and expenses, United States Marshals 05-0324-A): Budget Authority 540,40 Outlays 229,55 Support of United States prisoners (11-05-02 Budget Authority 255,44 401(C) Authority—Off. Coll 540 Cutlays 329,55 Support of United States prisoners (11-05-02 Budget Authority 255,44 401(C) Authority—Off. Coll 55,08	247 222 2,052,858 428,899 88,947 12,931 14,220 1,811,101 31,745 28,443 6,750 6,384 ion	Federal Bureau of Salaries and expenses (11–10–020) Budget Authority 401(C) Authority—Off. Coll. Outlays Drug Enforcement / Salaries and expenses (11–12–110) Budget Authority 401(C) Authority—Off. Coll. Outlays Immigration and Natur. Salaries and expenses (11–15–121) Budget Authority 401(C) Authority—Off. Coll. Outlays Immigration emergency fund (11–11) Budget Authority Immigration legalization (11–15–50) 401(C) Authority Outlays	172,440 Investigation 0-A): 1,754,474 20,352 1,406,125 Administration 0-A): 571,551 1,500 430,163 alization Sen 7-A): 877,287 3,817 705,647 5-1218-A): 38,470 86-A): 33,933	54,491 554,414 6,431 444,336 1 180,610 474 135,932 vice 277,223 1,206 222,984 11,525 10,457	Budget Authority Outlays Community service employment to 0175-A): Budget Authority Outlays Federal unemployment benefits at A): Budget Authority Outlays State unemployment insurance at 05-0179-A): Budget Authority Outlays Unemployment inst fund (12-05- 401(C) Authority Obligation limitation Outlays Labor-Managerr Salaries and expenses (12-10-0 Budget Authority Outlays	4,093,932 205,979 or older American 382,427 68,837 and allowances (1/2 263,500 219,800 and employment se 22,924 5,595 -8042—A): 112,800 3,031,698 2,497,792 ment Services 104—A): 77,023 65,970	1,293,6 65,0 s (12-05- 120,8 21,7 2-05-0326 85,1 69,4 envices (12 7,2 1,7 35,6 958,0 789,3
Cutlays 704 tal, Department of the Interior: Budget Authority 5528,023 401 (C) Authority 61,201, 284,645 Direct Loan Limitation 40,922 Guaranteed Loan Limitation 5,731,328 Department of Justice General Administration Illaries and expenses (11–03–0129–A): Budget Authority 100,455 Outlays 90,011 Budget Authority 21,339 Outlays 22,339 United States Parole Commission (11–03–0320–A): Budget Authority 90,001 Legal Activities alaries and expenses (11–04–1061–A): Budget Authority 90,001 Legal Activities A): Budget Authority 90,001 Authority 90,001 Budget Authority 30,400 Outlays 90,400 Legal Activities alaries and expenses, Ceneral legal activities A): Budget Authority 30,400 Outlays 90,400 Legal Activities 31,400 Dutlays 90,400 Legal Activities 32,721 alaries and expenses, Foreign Claims Settlem Commission (11–05–0109–A): Budget Authority 45 Outlays 33 alaries and expenses, United States Antorneys A): Budget Authority 540,40 Outlays 90,400 Outlays 90,400 Outlays 90,400 A): Budget Authority 540,40 Outlays 90,400 Outlays 90,400 A): Budget Authority 90,400 A): Budget Authority 90,400 A): Budget Authority 90,400 A): Budget Author	2,082,858 428,899 89,947 12,931 14,220 1,811,101 31,745 28,443 6,750 5,384 ion	Federal Bureau of Salaries and expenses (11–10–020) Budget Authority 401(C) Authority—Off. Coll. Outlays Drug Enforcement A Salaries and expenses (11–12–110) Budget Authority 401(C) Authority—Off. Coll. Outlays Immigration and Natur. Selaries and expenses (11–15–12) Budget Authority 401(C) Authority—Off. Coll. Outlays Immigration emargency fund (11–1) Budget Authority Immigration legalization (11–15–50) 401(C) Authority Outlays	Investigation 0-A): 1,754,474 20,352 1,406,125 Administration 0-A): 571,551 1,500 430,163 alization Sen 7-A): 877,287 3,817 705,647 5-1219-A): 38,470 86-A): 33,93	554,414 6,431 444,336 1 180,610 474 135,932 vice 277,223 4,206 222,984 11,525 10,457	Community service employment to 175-A): Budget Authority Outlays Federal unemployment benefits at A): Budget Authority Outlays State unemployment insurance at 05-0179-A): Budget Authority Outlays Unemployment inst fund (12-05-401(C) Authority Obligation limitation Outlays Labor-Managerr Salaries and expenses (12-10-0 Budget Authority Outlays	382,427 68,837 and allowances (14 269,500 219,800 and employment se 22,924 112,800 3,031,698 2,497,792 ment Services 104–A): 77,023 65,970	12-05- 120.8 21,7, 22-05-0326 85,1 69,4 69,4 1,7 35,1 958,1 789,2 24,2 20,2
Budget Authority 5,28,023 401(C) Authority 4,357,244 401(C) Authority 501, Coil 284,645 Direct Loan Limitation 40,923 Guaranteed Loan Limitation 40,923 Guaranteed Loan Limitation 5,731,323 Department of Justice General Administration laries and expenses (11-03-0129-A): Budget Authority 100,453 Outlays 90,001 Budget Authority 21,359 Outlays 20,203 United States Parole Commissiblaries and expenses (11-04-1061-A): Budget Authority 9,033 Outlays 9,403 Legal Activities adaries and expenses, General legal activities A): Budget Authority 307,13 Outlays 267,21 Budget Authority 307,13 Outlays 49,404 Outlays 49,404 Commission (11-05-0160-A): Budget Authority 401(C) Authority 45,000 Outlays 49,404 Commission (11-05-0160-A): Budget Authority 45,000 Budget Authority 540,40 Outlays 30,403 A): Budget Authority 540,40 Outlays 540,40 Outlays 75,555 salaries and expenses, United States Altrorreys A): Budget Authority 540,40 Outlays 75,555 salaries and expenses, United States Marshals 05-0324-A): Budget Authority 550,40 Outlays 75,555 salaries and expenses, United States Marshals 05-0324-A): Budget Authority 550,40 Outlays 75,555 salaries and expenses, United States Marshals 05-0324-A): Budget Authority 255,44 401(C) Authority—Off. Coil 50,40 Outlays 75,555 salaries and expenses, United States Marshals 05-0324-A): Budget Authority 255,44 401(C) Authority—Off. Coil 50,40 Outlays 75,555 salaries and expenses, United States Marshals 05-0324-A): Budget Authority 255,44 401(C) Authority—Off. Coil 50,40 Outlays 75,555 salaries and expenses, United States Marshals 05-0324-A): Budget Authority 255,44 401(C) Authority—Off. Coil 50,40 Budget Authority 165,505	425,889 85,947 12,931 14,220 1,811,101 31,745 28,443 6,750 6,384 ion	Salariea and expenses (11–10–020) Budget Authority	0-A): 1,754,474 20,352 1,406,125 Administration 0-A): 571,551 1,500 430,163 alization Sen 7-A): 877,287 3,817 705,647 5-1218-A): 38,470 86-A): 33,993	6,431 444,336 1 180,610 474 135,932 vice 277,223 4,206 222,984 11,525 10,457	O175-A): Budget Authority Outlays Federal unemployment benefits at A): Budget Authority Outlays State unemployment insurance at 05-0179-A): Budget Authority Outlays Unemployment trust fund (12-05-401(C) Authority Obligation limitation Outlays Labor-Managerr Salaries and expenses (12-10-0 Budget Authority Outlays	382,427 68,837 and allowances (14 269,500 219,800 and employment se 22,924 112,800 3,031,698 2,497,792 ment Services 104–A): 77,023 65,970	120,2 21,7 22,05-0326 85, 69, envices (12 7,1 1,7 35, 958, 789, 24, 20,
401(C) Authority — 1,357,241 401(C) Authority — Off. Coll. 244,645 Direct Losan Limitation — 49,922 Guaranteed Loan Limitation — 49,922 Guaranteed Loan Limitation — 5,731,328 Department of Justice General Administration liaries and expenses (11–03–0129–A): Budget Authority — 100,455 Outlays — 90,001 Lice of the Inspector General (11–03–0328–A) Budget Authority — 21,399 Outlays — 20,200 United States Parole Commiss statics and expenses (11–04–1061–A): Budget Authority — 10,930 Outlays — 9,400 Legal Activities A): Budget Authority — 307,13 Outlays — 307,13 Outlays — 307,213 Out	425,889 85,947 12,931 14,220 1,811,101 31,745 28,443 6,750 6,384 ion	Budget Authority 401(C) Authority—Off. Coll Outlays Drug Enforcement A Selares and expenses (11-12-110 Budget Authority 401(C) Authority—Off. Coll. Outlays Immigration and Natur. Selares and expenses (11-15-121 Budget Authority 401(C) Authority—Off. Coll. Outlays Immigration emergency fund (11-11 Budget Authority Immigration legalization (11-15-50) 401(C) Authority Outlays	1,754,474 20,352 1,406,125 Administration 0-A): 571,551 1,500 430,163 alization Sen 7-A): 877,287 3,817 705,647 5-1218-A): 38,470 86-A):	6,431 444,336 1 180,610 474 135,932 vice 277,223 4,206 222,984 11,525 10,457	Budget Authority Outlays Federal unemployment benefits at A): Budget Authority Outlays State unemployment insurance at 05-0179-74): Budget Authority Outlays Unemployment inst fund (12-05-401(C) Authority Obligation limitation Outlays Labor-Managerr Salaries and expenses (12-10-0 Budget Authority Outlays	68,837 269,500 219,800 and employment se 22,924 5,585 -8042-A): 112,800 3,031,698 2,497,792 ment Services 104-A): 77,023 65,970	21,7 2-05-0326 85,1 69,4 envices (12 7,2 1,7 35,1 958,1 789,2 24,20,2
401(C) Authority Off. Coll. 284,645 Direct Lean Limitation 40,922 Guararteed Lean Limitation 45,000 Outlays 5,731,328 Department of Justice General Administration liaries and expenses (11–03–0129–A): Budget Authority 100,455 Outlays 90,011 Budget Authority 21,339 Outlays 20,200 United States Parole Commissional English Authority 10,931 Outlays 9,400 Legal Activities ataries and expenses, General legal activities A): Budget Authority 30,430 Outlays 267,211 ataries and expenses, Antitrust Division (11–00 Budget Authority 35,941 401(C) Authority—Off. Coll. 20,00 Outlays 48,444 alaries and expenses, Foreign Claims Settlem Commission (11–05–0169–A): Budget Authority 45 Outlays 33 ataries and expenses, United States Antorneys A): Budget Authority 540,40 Outlays 475,55 statries and expenses, United States Marshals 05–0324–A): Budget Authority 540,40 Outlays 29,55 Statries and expenses, United States Marshals 05–0324–A): Budget Authority 550,44 401(C) Authority—Off. Coll. 29,55 Cupport of United States prisoners (11–05–129 Budget Ruthority 165,08	89,947 12,931 14,220 1,811,101 31,745 28,443 6,750 6,384 ion	Budget Authority 401(C) Authority—Off. Coll Outlays Drug Enforcement A Selares and expenses (11-12-110 Budget Authority 401(C) Authority—Off. Coll. Outlays Immigration and Natur. Selares and expenses (11-15-121 Budget Authority 401(C) Authority—Off. Coll. Outlays Immigration emergency fund (11-11 Budget Authority Immigration legalization (11-15-50) 401(C) Authority Outlays	1,754,474 20,352 1,406,125 Administration 0-A): 571,551 1,500 430,163 alization Sen 7-A): 877,287 3,817 705,647 5-1218-A): 38,470 86-A):	6,431 444,336 1 180,610 474 135,932 vice 277,223 4,206 222,984 11,525 10,457	Federal unemployment benefits at A): Budget Authority Outlays State unemployment insurance at 05-0179-A): Budget Authority Outlays Unemployment trust fund (12-05-401(C) Authority Obligation limitation Outlays Labor-Managem Salaries and expenses (12-10-0 Budget Authority Outlays	269,500 219,800 and employment se 2,324 5,585 -8042-A): 112,800 3,031,698 2,497,792 ment Services 104-A): 77,023 65,970	2-05-0326 85, 69, envices (12 7, 1, 35, 958, 789, 24, 20,
Guaranteed Loan Limitation 45,000 Outlays 5,731,328 Department of Justice General Administration Illaries and expenses (11-03-0129-A): Budget Authority 100,835 Outlays 80,001 Plants 100,835 Outlays 90,001 Plants 100,835 Outlays 20,200 United States Parole Commissional English Authority 100,930 Outlays 9,400 Legal Activities Italians and expenses (11-04-1061-A): Budget Authority 10,930 Outlays 9,400 Legal Activities A): Budget Authority 30,430 Authority 40,100 Authority-Ott Coll 20,00 Outlays 49,440 Authority 45,000 Authority 45,000 Authority 30,430 Authority 45,000 Authority 540,40 Outlays 30,430 Authority 540,40 Outlays 75,555 Authority 540,40 Outlays 75,555 Authority-Ott Coll 55,000 Authority 10,000 Authority 540,40 Outlays 75,555 Authority-Ott Coll 55,000 Authority 10,000 Authority 255,44 Authority 10,000 Authority 255,44 Authority 10,000 Authority 255,44 Authority-Ott Coll 55,000 Authority 10,000 Authority 255,44 Authority-Ott Coll 50,000 Authority 10,000 Authority 255,44 Authority-Ott Coll 50,000 Authority 10,000 Authorit	14,220 1,811,101 31,745 28,443 6,750 6,384 ion 3,456 2,972	Outays Drug Enforcement / Selares and expenses (11-12-110 Budget Authority—Off. Colf. Outays Immigration and Natur Selares and expenses (11-15-121 Budget Authority—Off. Colf. Outlays Immigration emergency fund (11-15 Budget Authority Immigration legalization (11-15-50) 401(C) Authority Outlays	1,406,125 Administration 0-A): 571,551 1,500 430,163 alization Sen 7-A): 877,287 3,817 705,647 5-1218-A): 98,470 86-A):	444,336 1 180,610 474 135,932 vice 277,223 4,206 222,984 11,525 10,457	A): Budget Authority Outlays State unemployment insurance at 05-0179-A): Budget Authority Outlays Unemployment trust fund (12-05-401(C) Authority Obligation limitation Outlays Labor-Managem Salaries and expenses (12-10-0 Budget Authority Outlays	269,500 219,800 and employment set 22,324 5,585 -8042-A): 112,800 3,031,698 2,497,792 ment Services 104-A): 77,023 65,970	85, 69, 69, 77, 1, 35, 958, 789, 24, 20,
Department of Justice General Administration General Administration laries and expenses (11–03–0129–A): Budget Authority 100,453 Outlays 90,011 lice of the inspector General (11–03–0326–A) Budget Authority 21,359 Outlays 20,200 United States Parole Commission daries and expenses (11–04–1061–A): Budget Authority 10,930 Outlays 9,400 Legal Activities states and expenses, General legal activities A): Budget Authority 30,743 Outlays 26,7,214 daries and expenses, Antitrust Division (11–00 Budget Authority 35,944 401 (C) Authority—Oil, Coll 20,00 Outlays 48,44 alaries and expenses, Foreign Claims Settlem Commission (11–05–0160–A): Budget Authority 45 Outlays 33 alaries and expenses, United States Antorneys A): Budget Authority 540,40 Outlays 540,40 Outlays 75,55 alaries and expenses, United States Marshale 05–0324–A): Budget Authority 540,40 Outlays 229,55 Dudget Authority 255,44 401 (C) Authority—Off, Coll 20,00 Outlays 229,55 Dudget Authority 255,44 401 (C) Authority—Off, Coll 20,00 Outlays 229,55 Dudget Authority 255,44 401 (C) Authority—Off, Coll 20,00 Dudget Authority 255,44 401 (C) Authority—Off, Coll 20,00 Dudget Authority 36,56 Budget Authority 455,05 Budget Authority 165,08	31,745 28,443 6,750 6,384 ion	Drug Enforcement A Salares and expenses (11-12-110 Budget Authority—Off. Coll. Outlays Immigration and Natur Setaries and expenses (11-15-121 Budget Authority—Off. Coll. Outlays Immigration emergency fund (11-11 Budget Authority Immigration emergency fund (11-11 Budget Authority Immigration legalization (11-15-50 401(C) Authority Outlays	Administration 0-A): 571,551 1,500 430,163 alization Sen 7-A): 877,287 3,817 705,647 5-1218-A): 38,470 86-A): 33,993	1 180,610 474 135,932 Vice 277,223 4,206 222,984 11,525	Budget Authority Outlays State unemployment insurance at 05-0179-74: Budget Authority Outlays Unemployment irust fund (12-05-401(C) Authority Obligation limitation Outlays Labor-Managerr Salaries and expenses (12-10-0 Budget Authority Outlays	219,800 and employment set 22,924 5,585 -8042-A): 112,800 3,031,698 2,497,792 ment Services 104-A): 77,023 65,970	69, 27, 1, 35, 958, 789, 24, 20,
Department of Justice General Administration Idaries and expenses (11-03-0129-A): Budget Authority 100,455 Outlays 90,001 Since of the Inspector General (11-03-0326-A) Budget Authority 21,339 Outlays 20,200 United States Parole Commission Idaries and expenses (11-04-1061-A): Budget Authority 90,931 Outlays 10,931 Outlays 10,931 Outlays 267,211 Budget Authority 307,133 Outlays 267,211 Budget Authority 307,133 Outlays 267,211 Budget Authority 30,931 Outlays 30,931 Outlays 36,941 Outlays 49,44 attaines and expenses, Foreign Claims Settlem Commission (11-05-0100-A): Budget Authority 45 Outlays 30,931 Budget Authority 45 Outlays 30,931 A): Budget Authority 540,40 Outlays 30,931 Budget Authority 540,40 Outlays 475,55 Saleptor of United States Marshals 05-0324-A): Budget Authority 255,44 401(C) Authority—Off. Coll. 50,1498 Support of United States prisoners (71-65-122 Budget Authority 145,555 Support of United States prisoners (71-65-122 Budget Authority 165,08	31,745 28,443 6,750 6,384 ion 3,496 2,972	Salares and expenses (11-12-110 Budget Authority 401(C) Authority—Off. Colt. Outlays Immigration and Natur. Setaries and expenses (11-15-121 Budget Authority 401(C) Authority—Off. Coll. Outlays Immigration emergency fund (11-11 Budget Authority Immigration legalization (11-15-50) 401(C) Authority Outlays	0-A): 571,551 1,500 430,163 alization Sen 7-A): 877,287 3,817 705,647 5-1218-A): 36,470 86-A): 33,933	180,610 474 135,932 vice 277,223 4,206 222,984 11,525 10,457	Outlays State unemployment insurance at 05-0179-A): Budget Authority Outlays Unemployment trust fund (12-05-401(C) Authority Obligation limitation Outlays Labor-Managerr Salaries and expenses (12-10-0 Budget Authority Outlays	219,800 and employment set 22,924 5,585 -8042-A): 112,800 3,031,698 2,497,792 ment Services 104-A): 77,023 65,970	69, 69, 7) 1, 35, 968, 789, 24, 20,
General Administration Idaries and expenses (11-03-0129-A): Budget Authority 90,001 Budget Authority 90,001 Budget Authority 21,359 Outlays 20,200 United States Parole Commiss Idaries and expenses (11-04-1061-A): Budget Authority 90,901 Budget Authority 90,901 Legal Activities Idaries and expenses, General legal activities Idaries and expenses, General legal activities Idaries and expenses, Antitrust Division (11-08-108) Budget Authority 36,941 Idaries and expenses, Antitrust Division (11-08-108) Budget Authority 36,941 Idaries and expenses, Foreign Claims Settlem Commission (11-05-0109-A): Budget Authority 45 Outlays 33 Idaries and expenses, United States Altorneys Idaries and expenses, United States Marshills Outlays 94,44 Outlays 95,55 Idaries and expenses, United States Marshills O5-0324-A): Budget Authority 540,40 Outlays 95,55 Idaries and expenses, United States Marshills O5-0324-A): Budget Authority 255,44 Idaries and expenses, United States Marshills O5-0324-A): Budget Authority 255,44 Idaries and expenses, United States Marshills O5-0324-A): Budget Authority 255,44 Idaries and expenses, United States Marshills O5-0324-A): Budget Authority 255,44 Idaries and expenses, United States Marshills O5-0324-A): Budget Authority 165,08	28,443 6,750 6,384 ion 3,456 2,972	Salares and expenses (11-12-110 Budget Authority 401(C) Authority—Off. Colt. Outlays Immigration and Natur. Setaries and expenses (11-15-121 Budget Authority 401(C) Authority—Off. Coll. Outlays Immigration emergency fund (11-11 Budget Authority Immigration legalization (11-15-50) 401(C) Authority Outlays	0-A): 571,551 1,500 430,163 alization Sen 7-A): 877,287 3,817 705,647 5-1218-A): 36,470 86-A): 33,933	180,610 474 135,932 vice 277,223 4,206 222,984 11,525 10,457	State unemployment insurance at 05-0179-A): Budget Authority Outlays Unemployment trust fund (12-05-401(C) Authority Obligation limitation Outlays Labor-Managem Salaries and expenses (12-10-0 Budget Authority Outlays	22,324 5,585 -8042-A): 112,800 3,031,698 2,497,792 ment Services 104-A): 77,023 65,970	7) 1, 35, 958, 789, 24, 20,
laries and expenses (11–03–0129–A): Budget Authority 100,435 Outlays 80,011 lice of the Inspector General (11–03–0328–A) Budget Authority 21,399 Outlays 20,200 United States Parole Commissibilities and expenses (11–04–1061–A): Budget Authority 10,931 Outlays 20,400 Legal Activities ataries and expenses, General legal activities A): Budget Authority 307,131 Outlays 267,211 alaries and expenses, Antitrust Division (11–05 Budget Authority 35,941 401(C) Authority—Ott Coll 20,00 Outlays 49,444 ataries and expenses, Foreign Claims Settlem Commission (11–05–0100–A): Budget Authority 33 ataries and expenses, United States Attorneys A): Budget Authority 540,40 Outlays 33 ataries and expenses, United States Marshals 05–0324–A): Budget Authority 540,40 Outlays 25,444 401(C) Authority—Oft Coll 54,944 401(C) Authority—Oft Co	28,443 6,750 6,384 ion 3,456 2,972	Budget Authority 401(C) Authority—Off. Colt. Outlays Immigration and Natur. Setaries and expenses (11–15–121 Budget Authority 401(C) Authority—Off. Coll. Outlays Immigration emergency fund (11–11 Budget Authority Immigration legalization (11–15–50) 401(C) Authority Outlays	571,551 1,500 430,163 alization Sen 7-A): 877,287 3,817 705,647 5-1218-A): 56,470 86-A): 33,933	474 135,932 vice 277,223 4,206 222,984 11,525	05-0179-A): Budget Authority Outlays Unemployment trust fund (12-05- 401(C) Authority Obligation limitation Outlays Labor-Managem Salaries and expenses (12-10-0 Budget Authority Outlays	22,324 5,585 -8042-A): 112,800 3,031,698 2,497,792 ment Services 104-A): 77,023 65,970	7) 1, 35, 958, 789, 24, 20,
laries and expenses (11–03–0129–A): Budget Authority 100,435 Outlays 80,011 Budget Authority 21,399 Outlays 20,203 United States Parole Commissibilities and expenses (11–04–1061–A): Budget Authority 10,939 Outlays 9,403 Legal Activities states and expenses, Ceneral legal activities and expenses, Ceneral legal activities (A): Budget Authority 307,13 Outlays 267,211 Budget Authority 35,941 Outlays 401(C) Authority—Ott Coll 20,00 Outlays 49,444 States and expenses, Foreign Claims Settlem Commission (11–05–0100–A): Budget Authority 33 staries and expenses, United States Attorneys A): Budget Authority 540,40 Outlays 33 staries and expenses, United States Attorneys A): Budget Authority 540,40 Outlays 455,55 states and expenses, United States Marshals (55–0324–A): Budget Authority 540,40 Outlays 255,44 401(C) Authority—Ott Coll 540,40 Cutlays 269,604 Collays 229,605 Budget Authority 255,44 401(C) Authority—Ott Coll 540,40 Budget Authority 255,44 401(C) Authority—Ott Coll 540,40 Budget Authority 255,44 401(C) Authority—Ott Coll 540,40 Budget Authority 255,44 Budget Authority 255,44 401(C) Authority—Ott Coll 540,40 Budget Authority 255,44 Budget Authority 329,405 Budget Authority 329,	28,443 6,750 6,384 ion 3,456 2,972	401(C) Authority—Off. Coll. Outlays Immigration and Natur. Selaries and expenses (11–15–121 Budget Authority—Off. Coll. Outlays Immigration emergency fund (11–11 Budget Authority Immigration legalization (11–15–50) 401(C) Authority Outlays	430,163 alization Sen 7-A): 877,287 3,817 705,647 5-1219-A): 56,470 86-A): 33,093	135,932 vice 277,223 1,206 222,984 11,525	Outlays Unemployment trust fund (12-05- 401(C) Authority Obligation limitation Outlays Labor-Managerr Salaries and expenses (12-10-0 Budget Authority Outlays	5,585 -8042-A): 112,800 3,031,698 2,497,792 nent Services 104-A): 77,023 65,970	1, 35, 958, 789, 24, 20,
Budget Authority 100,835 Outlays 80,011 Budget Authority 21,399 Outlays 20,203 United States Parole Commissibilities and expenses (11–04–1061–A): Budget Authority 100,931 Outlays 20,203 Legal Activities ataries and expenses, Ceneral legal activities A): Budget Authority 307,131 Outlays 267,211 Budget Authority 307,131 Outlays 267,211 Budget Authority 36,941 A01 (C) Authority 36,941 Authority 45,941 Authority 36,941 Authority 36,941 Authority 36,941 Authority 45,941 Authority 36,941 Authority 36,941 Authority 540,40 Outlays 36,941 Authority 540,40 Outlays 475,553 ataries and expenses, United States Automorys A): Budget Authority 540,40 Outlays 475,553 ataries and expenses, United States Marshals OB-0324-A): Budget Authority 540,40 Outlays 401(C) Authority 65,041 Authority 76,555 ataries and expenses, United States Marshals OB-0324-A): Budget Authority 255,44 Authority 76,555	28,443 6,750 6,384 ion 3,456 2,972	Immigration and Natur. Setaries and expenses (11–15–121 Budget Authority 461(C) Authority—Off. Coll. Outlays Immigration emergency fund (11–15 Budget Authority Immigration legalization (11–15–50) 401(C) Authority Outlays	alization Sen 7-A): 877,287 3,817 705,647 5-1218-A): 36,470 86-A): 33,093	277,223 1,206 222,984 11,525	Unemployment trust fund (12-05- 401(C) Authority Obligation limitation Outlays Labor-Managem Salaries and expenses (12-10-0 Budget Authority Outlays	-8042-A): 112,800 3,031,698 2,497,792 nent Services 104-A): 77,023 65,970	35, 958, 789, 24, 20,
Outlays 90,011 Budget Authority 21,339 Outlays 20,200 United States Parole Commiss staries and expenses (11-04-1061-A): Budget Authority 10,931 Outlays 9,400 Legal Activities ataries and expenses, General legal activities A): Budget Authority 30,743 Outlays 26,7,21 ataries and expenses, Antitrust Division (11-05-1064) Budget Authority 35,944 401(C) Authority—Oil, Coll. 20,00 Outlays 49,44 alaries and expenses, Foreign Claims Settlem Commission (11-05-0169-A): Budget Authority 33 ataries and expenses, United States Antorneys A): Budget Authority 540,40 Outlays 75,55 staries and expenses, United States Marshale 05-0324-A): Budget Authority 540,40 Outlays 75,55 staries and expenses, United States Marshale 05-0324-A): Budget Authority 255,44 401(C) Authority—Off. Coll. Coulays 229,55 support of United States prisoners (11-05-12) Budget Authority 155,64	28,443 6,750 6,384 ion 3,456 2,972	Selaries and expenses (11–15–121 Budget Authority 401(C) Authority—Off. Coll. Outlays Immigration emergency fund (11–11 Budget Authority Immigration legalization (11–15–50) 401(C) Authority Outlays	7-A): 877,287 3,817 705,647 5-1218-A): 36,470 86-A): 33,093	277,223 4,206 222,984 11,525	401(C) Authority Obligation limitation Outlays Labor-Managerr Salaries and expenses (12-10-0 Budget Authority Outlays	112,800 3,031,698 2,497,792 nent Services 104–A): 77,023 65,970	958 789, 24, 20,
Budget Authority 21,356 Outleys 20,200 United States Parole Commissionaries and expenses (11-04-1061-A): Budget Authority 9,400 Legal Activities Ataries and expenses, General legal activities and expenses, General legal activities (A): Budget Authority 307,13 Outleys 267,21 alaries and expenses, Antitrust Division (11-05-010-14): Budget Authority 36,99 401(C) Authority-Off, Cold 20,00 Outleys 49,44 ataries and expenses, Foreign Claims Settlem Commission (11-05-0100-14): Budget Authority 45 Outleys 33 alaries and expenses, United States Attorneys A): Budget Authority 540,40 Outleys 475,55 alaries and expenses, United States Marshals 05-0324-A): Budget Authority 255,44 401(C) Authority-Off, Cold 54 Coulty's 229,55 aupport of United States prisoners (71-65-12) Budget Authority 255,44 401(C) Authority-Off, Cold 54 Budget Authority 255,44 401(C) Authority-Off, Cold 54 Budget Authority 329,64 401(C) Authority-Off, Cold 54 Budget Authority 455,65 Budget Authority 455,65 Budget Authority 455,64 401(C) Authority-Off, Cold 55 Budget Authority 465,65 Budget	5,384 ion 3,456 2,972	Selaries and expenses (11–15–121 Budget Authority 401(C) Authority—Off. Coll. Outlays Immigration emergency fund (11–11 Budget Authority Immigration legalization (11–15–50) 401(C) Authority Outlays	7-A): 877,287 3,817 705,647 5-1218-A): 36,470 86-A): 33,093	277,223 4,206 222,984 11,525	Obligation limitation Outlays Labor-Managerr Salaries and expenses (12-10-0 Budget Authority Outlays	3,031,698 2,497,792 nent Services 104-A): 77,023 65,970	958 789, 24, 20,
United States Parole Commiss United States Parole Commiss staries and expenses (11-04-1061-A): Budget Authority 9,403 Legal Activities staries and expenses, General legal activities at a support of the states and expenses, Antitrust Division (11-05-0104) Budget Authority 35,94 401(C) Authority-Ott Coll 20,00 Outlays 49,44 alaries and expenses, Foreign Claims Settlem Commission (11-05-0109-A): Budget Authority 45 Outlays 33 alaries and expenses, United States Attorneys A): Budget Authority 540,40 Outlays 475,55 alaries and expenses, United States Marshals 05-0324-A): Budget Authority 255,44 401(C) Authority-Ott Coll 55,44 401(C) Authority-Ott Coll 59,40 Budget Authority 255,44 401(C) Authority-Ott Coll 59,40 Budget Authority 165,08	5,384 ion 3,456 2,972	Budget Authority 461 (C) Authority—Off. Coll. Outlays Immigration emergency fund (11–11 Budget Authority Immigration legislization (11–15–50) 401 (C) Authority Outlays	877,287 3,817 705,647 5–1218–A): 36,470 86–A): 33,093	1,206 ,222,984 11,525 10,457	Labor-Managerr Salaries and expenses (12-10-0 Budget Authority	nent Services 104–A): 77,023 65,970	24, 20
United States Parole Commission and expenses (11–04–1061–A): Budget Authority 10,931 Outlays 9,402 Legal Activities attacks and expenses, General legal activities attacks and expenses, General legal activities attacks and expenses, Antitrust Division (11–05–104) Budget Authority 36,944 401(C) Authority—Off. Coll. 20,00 Outlays 49,44 alaries and expenses, Foreign Claims Settlem Commission (11–05–0169–A): Budget Authority 45 Outlays 33 alaries and expenses, United States Antorneys A): Budget Authority 540,40 Outlays 475,55 stateries and expenses, United States Marshale 05–0324–A): Budget Authority 540,40 Outlays 125,444 401(C) Authority—Off. Coll. 20,004 Authority—Off. Coll. 20,004 Budget Authority 255,44 401(C) Authority—Off. Coll. 20,004 Budget Authority—Off. 20,004 Budget Authority—Budget Authority—Budget Authority—Budget Authority—Budget Budget Authority—Budget Budget Budget Budget Budget Budget Budg	3,496 2,972	#01(C) Authority—Off. Coll. Outlays Immigration emergency fund (11–1) Budget Authority Immigration legalization (11–15–50 401(C) Authority Outlays	3,817 705,647 5–1218–A): 36,470 86–A): 33,093	1,206 ,222,984 11,525 10,457	Salaries and expenses (12-10-0 Budget Authority	104-A): 77,023 65,970	20
laries and expenses (11–04–1061–A): Budget Authority	3,496 2,972	Immigration emergency fund (11–1) Budget Authority Immigration legalization (11–15–50) 401(C) Authority Outlays	5-1218-A): 36,470 86-A): 33,093	11,525	Salaries and expenses (12-10-0 Budget Authority	104-A): 77,023 65,970	20
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Legal Activities daries and expenses, Ceneral legal activities A): Budget Authority 307,13 Outlays 257,211 Budget Authority 36,541 401(C) Authority—Ott. Coll 20,00 Outlays 48,44 taries and expenses, Foreign Claims Settlem Commission (11–05–0100–A): Budget Authority 45 Outlays 33 taries and expenses, United States Attorneys A): Budget Authority 540,46 Outlays 475,55 alaries and expenses, United States Marshals 05–0324–A): Budget Authority 255,44 401(C) Authority—Ott. Coll 50 Outlays 229,95 Budget Authority 255,44 Outlays 229,95 Budget Authority 401,05 Budget Authority 255,44 Outlays 229,95 Budget Authority 455,64 Dutlays 401(C) Authority—Ott. Coll 55 Dudget Authority 455,64 Budget Authority 455,68	2,972	Immigration legalization (11–15–50) 401(C) Authority Outlays	86-A): 33,098	10,457	Outlays	65,970	
Legal Activities laries and expenses, General legal activities in A): Budget Authority 307,13 Outlays 267,21 Budget Authority 31,00 Budget Authority 35,91 401(C) Authority—Oil. Coll 20,00 Outlays 49,44 Authority 45,00 Outlays 33 Idaries and expenses, Foreign Claims Settlem Commission (11–05–0100-A): Budget Authority 45 Outlays 33 Idaries and expenses, United States Attorneys A): Budget Authority 540,40 Outlays 475,55 Idaries and expenses, United States Marshals 05–0324-A): Budget Authority 255,44 401(C) Authority—Off, Coll 5,50 Lepont of United States prisoners (14–05–12) Budget Authority 155,64 United States prisoners (14–05–12) Budget Authority 155,65		401(C) Authority	33,093		Pension Benefit Gua	aranty Corpora	41-
daries and expenses, General legal activities in A): Budget Authority 307,13 Outlays 267,21 diaries and expenses, Antitrust Division (11–0): Budget Authority 36,94 401(C) Authority—Off. Coll 20,00 Outlays 49,44 staries and expenses, Foreign Claims Settlem Commission (11–05–0160–A): Budget Authority 45 Outlays 33 staries and expenses, United States Attorneys A): Budget Authority 540,40 Outlays 475,55 stalaries and expenses, United States Marshale 05–0324–A): Budget Authority 255,44 401(C) Authority—Off. Coll 229,95 United States prisoners (71–05–122 Budget Authority 165,08	11 (05 D-70	Outlays			Pension benefit Gua	maily Colpora	ATTENDO
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Outlays 267,21 Budget Authority 36,91 401(C) Authority -01 Coll 20,00 Outlays 49,44 alaries and expenses, Foreign Claims Settlem Commission (11-05-0160-A): Budget Authority 45 Outlays 33 alaries and expenses, United States Attorneys A): Budget Authority 540,40 Outlays 475,55 salaries and expenses, United States Marshals 05-0324-A): Budget Authority 255,44 401(C) Authority 255,44 401(C) Authority -0ff. Coll 54 Cutlays 229,95 Support of United States prisoners (11-05-12) Budget Authority 165,08	35.2	401(C) Authority	125,142	39,545	Outlays		13
alaries and expenses, Antitrust Division (11–0: Budget Authority 35,94 401 (C) Authority—Off. Coll. 20,00 Outlays 49,44 alaries and expenses, Foreign Claims Settlem Commission (11–05–0109–4): Budget Authority 45 Outlays 33 alaries and expenses, United States Antorneys A): Budget Authority 540,40 Outlays 475,55 salaries and expenses, United States Marshala 05–0324–A): Budget Authority 255,44 401 (C) Authority—Off. Coll. 50,44 401 (C) Authority—Off. Coll. 229,95 Eupport of United States prisoners (11–05–12 Budget Authority 165,08		Outlays	125,142	39,545			-At-m
Budget Authority 36,91 401(C) Authority—Ott. Coll 20,00 Outlays 49,44 alaries and expenses, Foreign Claims Sentem Commission (11–05–0100–A): Budget Authority 45 Outlays 3 alaries and expenses, United States Anorroys A): Budget Authority 540,40 Outlays 475,95 stateries and expenses, United States Marshala 05–032 4–A): Budget Authority 255,94 401(C) Authority—Oft. Coll Outlays 229,95 Support of United States prisoners (74–65–102 Budget Authority 165,08		Immigration examinations fee [11-		TO THE	Employment Standa		MOIN
Outlays 49,44 Alaries and expenses, Foreign Claims Settlem Commission (11–05–0109–A): Budget Authority 45 Outlays 33 alaries and expenses, United States Attorneys A): Budget Authority 540,40 Outlays 475,55 alaries and expenses, United States Marshals 05–0324–A): Budget Authority 255,44 401(C) Authority -0ft. Coll. Cullays 229,95 upport of United States prisoners (71–45–12 Budget Authority 155,68		401(C) Authority	157,233	49,686 49,686	Salaries and expenses (12-15-0		71
alaries and expenses, Foreign Claims Settlem Commission (11-05-0169-A): Budget Authority 45 Outlays 33 alaries and expenses, United States Attorneys A): Budget Authority 540,40 Outlays 475,55 alaries and expenses, United States Marshale 05-0324-A): Budget Authority 255,44 401(C) Authority—Off. Coll. Outlays 229,55 Support of United States prisoners (14-05-122 Budget Authority 155,08	10000	Outlays	131,230	40,000	8udget Authority	THE RESERVE OF	- Emile
Commission (11–05–0100–A): Budget Authority		Federal Prison	System		Outlays		62
Budget Authority 45 Outlays 33 alaries and expenses, United States Attorneys A): Budget Authority 540,40 Outlays 475,55 alaries and expenses, United States Marshals 05-0324-A): Budget Authority 255,44 401(C) Authority -Off. Coll. Outlays 229,95 Support of United States prisoners (74-65-12) Budget Authority 165,08	na	Salaries and expenses (11-20-106	60-A):		Black lung disability trust fund (1		
alares and expenses, United States Attorneys A): Budget Authority 540,40 Outlays 475,55 alaries and expenses, United States Marshala 05-0324-A): Budget Authority 255,44 401(C) Authority—Off. Coll. Outlays 229,55 aupport of United States prisoners (14-405-422 Budget Authority 155,08		Budget Authority	1,175,782	371,547	Budget Authority		18
A): Budget Authority 540,40 Outlays 475,55 alaries and expenses, United States Marshals 05-0324-A): Budget Authority 255,44 401(C) Authority—Off. Coll. Outlays 229,95 support of United States prisoners (14-405-412 Budget Authority 155,08	105	401(C) Authority-Off Cell	12,746	348,823	Outlays		0024 A
Budget Authority 540,40 Outlays 475,55 alaries and expenses, United States Marshals 05-032+A): Budget Authority 255,44 401(C) Authority Off. Coll. Outlays 229,93 upport of United States prisoners (14-405-102 Budget Authority 165,08	(11-05-0322-	Outlays	1,103,871	340,023	Special workers' compensation and Obligation limitation		Hart-M.
Outlays 475,95 alaries and expenses, United States Marshals 05-0324-A): Budget Authority 255,44 401(C) Authority - Off. Coll. Cutlays 229,95 upport of United States prisoners (14-05-102 Budget Authority 155,05	170,767	National Institute of Corrections (1: Budget Authority	10,389	3,283	Outlays		
alaries and expenses, United States Marshals 05-0324-A): Budget Authority 255,44 401(C) Authority Off. Coll. Cutlays 229,95 upport of United States prisoners (14-05-102 Budget Authority 155,05		Outlays	4,156	1,313	O Carl Calabana	I the able Admir	oleten ile
Budget Authority 255,84 401(C) Authority Off. Coll. Outlays 229,95 upport of United States prisoners (14-405-102 Budget Authority 155,08	Service (11-	Buildings and facilities (11-20-100	03-A):		Occupational Safety and		nstratio
401(C) Authority—Off. Coll. 5 Outlays 229,95 upport of United States prisoners (14-05-102 Budget Authority 155,08	100,700	Budget Authority	1,455,599	459,969	Salaries and expenses (12–18–0		. 8
Outlays 229,95 upport of United States prisoners (14-05-102 Budget Authority 165,05		Outlays	145,560	45,997	Budget Authority	The second second	7
upport of United States prisoners (14-05-102 Budget Authority		Federal Prison Industries, Incorpor	ated (11-20-45) 2,965	937			marin and
Budget Authority 165,08)-A):	Obligation limitation	2,965	937	Mine Safety and He	alth Administr	ation
Outlays	8 52,468	2000	-		Salaries and expenses (12-19-1	The second second	
		Office of Justice	Programs		Budget Authority Outlays		5
ees and expenses of witnesses (11-05-0311- Budget Authority		Justice assistance (11-21-0401-A		-	1 10 10 10		
Outlays		Budget Authority	640,077	202,264 44,498	Bureau of Lab	oor Statistics	
Salaries and expenses, Community Relations 5	envice (11-05-	Outlays	140,817	41,400	Salaries and expenses (12-20-)		375
0500-A):	0 0504	Public safety officers' benefits (11- Budget Authority	26,075	8,240	Eudget Authority		6
Budget Authority		Control of the Contro	26,075	8,240	Outlays		5
Outlays		Crime Victims Fund (11-21-5041-	-A):			er venezani	
401(C) Authority			125,000	39,500	Departmental	Control of the last of the	
Outlays	8 8,096 0 4,284		62,500	19,750	Salaries and expenses (12-25-		. 3
Civil Liberties Public Education Fund (11-05-0	8 8,096 0 4,264 0 1,264	Total, Department of Justice: Budget Authority	8 475 200	2,678,192	Budget Authority		STATE
401(C) Authority	8 8,096 0 4,264 0 4,264 329 A):	PALICINE MILITARIA	8,475,289 1,216,468	384,404	Outlays	-	3
United States trustees system fund (11-05-50	8 8,096 0 4,264 0 1,264 329-A): 0 158,000			18,477		expenses (12-25-	
Budget Authority	8 8,096 0 4,264 0 4,264 329 A): 0 158,000		58,473		Inspector General salaries and	43,145	1

Budget Authority	Account Title	Sequester Base	Sequester	Account Title	Sequester	
Budget Authority	A - A - 3 - 5 - 5 - 5		Amount	ACCOUNT 1880	Base	Sequeste
401(C) Authority—Olf. Colt. 2,800 35,645 401(C) Authority—Olf. Colt. 2,800 35,645 401(C) Authority—Olf. Colt. 2,800 3,076,815 972,273 Outlays 4,110,142 1,298,804 Department of State Administration of Foreign Affairs Salaries and expenses (14-05-0113-A): Budget Authority 1,667,228 590,044 Outlays 1,475,111 466,135 Office of the Inspector General (14-05-0529-A): Budget Authority 21,496 6,793 Outlays 21,067 6,657 Acquisition and maintenance of buildings abroad (14-05-0535-A): Budget Authority 305,469 96,528 Outlays 65,206 17,761 Figuresentation allowances (14-05-0545-A): Budget Authority 4,793 1,515 Outlays 4,793 1,515 Outlays 7,661 2,427 Emergencies in the diplomatic and consultar service (14-05-0520-A): Budget Authority 9,482 2,996 Outlays 7,661 2,427 Emergencies in the diplomatic and consultar service (14-05-0520-A): Budget Authority 4,830 1,526 Outlays 7,661 2,427 Emergencies in the diplomatic and consultar service (14-05-0520-A): Budget Authority 1,680 1,586 Outlays 8,891 2,715 International Organizations and Conferences Contributions to international organizations (14-10-1126-A): Budget Authority 640,780 202,486 401(C) Authority 640,780 202,486 401(C) Authority 640,780 202,486 401(C) Authority 84,484 26,697 International Organizations and Conferences Contributions for international peacekeeping activities (14-10-1126-A): Budget Authority 84,484 26,697 International Commissions Sularies and expenses, IEWC (14-15-1069-A): Budget Authority 9,805 3,443 Outlays 9,806 3,099 Budget Authority 10,895 3,443 Outlays 9,806 3,099 Budget Authority 11,335 3,771 Outlays 9,806 3,099 Budget Authority 11,335 3,771 Outlays 9,806 3,099 Budget Authority 11,335 3,771 Outlays 9,806 3,099 Budget Authority 11,2657 4,000 Outlays 12,657 4,000	di-terrorism assistance (14-25-0)	114-A):		National Highway Traffic S	afoty Admini	etration
## 401(C) Authority—Off. Coll. 2,800 885 U Coligation limitation 3,076,815 972,273 Outlays 4,110,142 1,238,804 Department of State	Budget Authority	10,393	3,284	Operations and research (21–10–06		SO ADOTT
Obligation limitation 3,076,815 972,273 Outlays 4,110,142 1,298,804 Department of State Administration of Foreign Affairs Salaries and expenses (14-05-013-A): Budget Authority 1,867,228 590,044 Outlays 1,475,111 466,135 Office of the inspector General (14-05-0529-A): Budget Authority 21,496 6,793 Outlays 21,067 6,657 Acquisition and maintenance of buildings abroad (14-05-0535-A): Budget Authority 305,469 96,528 Outlays 56,206 17,761 Budget Authority 305,469 96,528 Outlays 4,793 1,515 Outlays 4,793 1,515 Outlays 7,661 2,427 Emergencies in the diplomatic and consutar service (14-05-052-A): Budget Authority 9,482 2,996 Outlays 7,661 2,427 Emergencies in the diplomatic and consutar service (14-05-052-A): Budget Authority 4,890 1,526 Outlays 7,661 2,427 Emergencies in the diplomatic and consutar service (14-05-052-A): Budget Authority 4,890 1,526 Outlays 8,591 2,715 International Organizations and Conferences Confibutions to international organizations (14-10-1126-A): Budget Authority 6,591 162,375 International Organizations and Conferences Confibutions to international organizations (14-10-1126-A): Budget Authority 84,890 202,486 401(C) Authority 606,781 162,375 Contributions for International peacekeeping activities (14-10-1126-A): Budget Authority 84,484 26,697 Fermational conferences and centingencies (14-10-1125-A): Budget Authority 84,484 26,697 Fermational conferences and centingencies (14-10-1125-A): Budget Authority 9,806 3,099 Budget Authority 10,895 3,443 Outlays 9,806 3,099 Budget Authority 10,895 3,443 Outlays 9,806 3,099 Budget Authority 11,935 3,771 Outlays 9,806 3,099 Budget Authority 12,657 4,000 Outlays 12,65	Outlays	8,314	2,627	Budget Authority	76,403	24.14
Department of State State	 bilateral science and technolo 1151–A): 	gy agreements	(14-25-	Outlays	49,998	15,7
Administration of Foreign Affairs Salaries and expenses (14-05-0113-A): Budget Authority 1,867,228 590,644 Outlays 1,475,111 468,135 Office of the Inspector General (14-05-0529-A): Budget Authority 21,496 6,793 Outlays 21,057 6,657 Acquisition and maintenance of buildings abroad (14-05-0535-A): Budget Authority 305,469 96,528 Outlays 56,206 17,761 Budget Authority 4,793 1,515 Outlays 4,793 1,515 Outlays 4,122 1,303 Frotection of foreign missions and officials (14-05-0520-A): Budget Authority 9,482 2,996 Outlays 7,681 2,427 Emergencies in the diplomatic and consular service (14-05-0522-A): Budget Authority 4,890 1,526 Outlays 3,429 1,084 Payment to the American Institute in Taiwan (14-05-0523-A): Budget Authority 4,890 1,526 Outlays 8,891 2,715 International Organizations and Conferences Contributions to international organizations (14-10-1126-A): Budget Authority 640,780 202,486 401(C) Authority 640,780 202,486 401(C) Authority 84,484 26,697 Fellows Authority 94,623 1,461 Fellows Authority 10,895 3,443 Outlays 95,997 1,886 The Budget Authority 12,657 4,000 Outlays 95,997 1,886 The Budget Authority 12,657 4,000 Outlays 12,6	Budget Authority	4,138	1,308	Trust fund share of operations and	research (21-10	-8016-A):
Administration of Foreign Affairs Salaries and expenses (14-05-0113-A): Budget Authority 1,867,228 590,644 Outlays 1,475,111 468,135 Office of the Inspector General (14-05-0529-A): Budget Authority 21,496 6,793 Outlays 21,057 6,657 Acquisition and maintenance of buildings abroad (14-05-0535-A): Budget Authority 305,469 96,528 Outlays 56,206 17,761 Budget Authority 4,793 1,515 Outlays 4,793 1,515 Outlays 4,122 1,303 Frotection of foreign missions and officials (14-05-0520-A): Budget Authority 9,482 2,996 Outlays 7,681 2,427 Emergencies in the diplomatic and consular service (14-05-0522-A): Budget Authority 4,890 1,526 Outlays 3,429 1,084 Payment to the American Institute in Taiwan (14-05-0523-A): Budget Authority 4,890 1,526 Outlays 8,891 2,715 International Organizations and Conferences Contributions to international organizations (14-10-1126-A): Budget Authority 640,780 202,486 401(C) Authority 640,780 202,486 401(C) Authority 84,484 26,697 Fellows Authority 94,623 1,461 Fellows Authority 10,895 3,443 Outlays 95,997 1,886 The Budget Authority 12,657 4,000 Outlays 95,997 1,886 The Budget Authority 12,657 4,000 Outlays 12,6	Outlays	4,138	1,308	Budget Authority	33,083	10,4
Salaries and expenses (14-05-0113-A): Budget Authority	vie-East European research and	d training (14-25	-0118-A):	Outlays	21,650	6,8
Salaries and expenses (14-05-0113-A): Budget Authority	Budget Authority	4,793	1,515	State and community highway safet		
Budget Authority 1,867,228 590,644 Outlays 1,475,111 466,135 Office of the Irropector General (14-05-0529-A): Budget Authority 21,496 6,793 Outlays 21,057 6,657 Acquisition and maintenance of buildings abroad (14-05-0535-A): Budget Authority 305,469 96,528 Outlays 56,206 17,761 Fi Representation allowances (14-05-0545-A): Budget Authority 4,793 1,515 Outlays 4,122 1,303 To Budget Authority 9,482 2,996 Outlays 7,661 2,427 Emergencies in the diplomatic and consular service (14-05-0520-A): Budget Authority 4,830 1,526 Outlays 7,661 2,427 Emergencies in the diplomatic and consular service (14-05-0523-A): Budget Authority 4,830 1,526 Outlays 3,429 1,084 Psyment to the American Institute in Taiwan (14-05-0523-A): Budget Authority 11,610 3,669 Outlays 8,591 2,715 International Organizations and Conferences Confibrations to international organizations (14-10-1126-A): Budget Authority 640,780 202,486 40 (C) Authority 640,780 202,486 40 (C) Authority 600,781 192,375 Cuntributions to international peacekeeping activities (14-10-1126-A): Budget Authority 84,484 26,697 Filemational Commissions Sciaries and expenses, ISWIC (14-15-1069-A): Budget Authority 6,515 2,059 Outlays 9,806 3,099 Badget Authority 10,895 3,443 Outlays 9,806 3,099 Badget Authority 11,935 3,771 Outlays 9,806 3,099 Badget Authority 11,935 3,771 Outlays 5,967 1,886 The Authority 11,935 3,771 Outlays 9,806 3,099 Badget Authority 12,657 4,000 Outlays 12,657 4,000 Other	Outlays	4,793	1,515	401(C) Authority	126,000 136,108	39,8 43,0
Office of the Inspector General (14-05-0529-A): Budget Authority	Budget Authority	14,484	4,577	Outleys	55,804	17,6
Budget Authority	Outlays	12,957	4,098			
Outlays 21,067 6,657 Acquisition and maintenance of buildings abroad (14-05- 0535-A): Budger Authority 305,469 96,528 Outlays 56,206 17,761 Fi Representation allowances (14-05-0545-A): Budger Authority 4,793 1,515 Outlays 4,122 1,303 To Budger Authority 9,462 2,966 Outlays 7,661 2,427 Emergencies in the diplomatic and consular service (14-05- 0522-A): Budger Authority 7,661 2,427 Emergencies in the diplomatic and consular service (14-05- 0522-A): Budger Authority 4,830 1,526 Outlays 3,429 1,064 Psyment to the American Institute in Taiwan (14-05-0523-A): Budger Authority 11,610 3,669 Outlays 8,591 2,715 International Organizations and Conferences Reconflutions to international organizations (14-10-1126-A): Budger Authority 640,780 202,486 401(2) Authority 640,780 202,486 Altoributions for international peacekeeping activities (14-10- 1124-A): Budger Authority 84,484 26,697 File Budger Authority 84,484 26,697 File Budger Authority 84,484 26,697 File Budger Authority 10,895 3,443 Outlays 9,806 3,099 Budger Authority 11,335 3,771 Outlays 1,667 4,000 Outlays 1,667 4	emational Center, Washington, E	D.C. (14-25-515	1-A):	Federal Railroad Ad		
Acquisition and maintenance of buildings abroad (14-05-053-A): Budget Authority 305,469 96,528 Outlays 56,206 17,761 Representation allowances (14-05-0545-A): Budget Authority 4,793 1,515 Outlays 4,122 1,303 Frotection of foreign missions and officials (14-05-0520-A): Budget Authority 9,482 2,996 Outlays 7,681 2,427 Emergencies in the diplomatic and consular service (14-05-0522-A): Budget Authority 4,830 1,526 Outlays 3,429 1,084 Payment to the American institute in Taiwan (14-05-0523-A): Budget Authority 1,690 202,486 Outlays 8,591 2,715 International Organizations and Conferences Confibutions to international organizations (14-10-1126-A): Budget Authority 640,780 202,486 401(C) Authority-Oft Coll 40 13 Outlays 606,781 192,375 Millomational conferences and contingencies (14-10-1125-A): Budget Authority 84,484 26,697 Fe Outlays 84,484 26,697 International Commissions Sciaries and expenses, IBWC (14-15-1069-A): Budget Authority 6,515 2,059 Outlays 9,806 3,099 Budget Authority 10,895 3,443 Outlays 9,806 3,099 Budget Authority 11,335 3,771 Outlays 9,806 3,099 Budget Authority 11,335 3,771 Outlays 5,967 1,886 The American sections, international commissions Sciaries and expenses, IBWC (14-15-1069-A): Budget Authority 11,335 3,771 Outlays 5,967 1,886 The American sections, international commissions (14-15-1032-A): Budget Authority 11,2657 4,000 Outlays 3,652 1,754 Normational fleberies commissions (14-15-1032-A): Budget Authority 4,623 1,461 Budget Authority 12,657 4,000 Outlays 14,6460 141,081	401(C) Authority	1,284	406	Office of the Administrator (21-16-0	700-A):	
Solution	Outlays	1,284	406	Budget Authority	22,467	7,10
Budget Authority 305,469 96,528	herman's protective fund (14-25 Budget Authority	1.042	329	Outleys	17,359	5,48
Representation allowances (14–05–0545-A): Budget Authority 4,793 1,515 Outlays 4,793 1,515 Outlays 4,793 1,515 Outlays 4,793 1,515 Outlays 4,822 1,303 Tratection of foreign missions and officials (14–05–0520-A): Budget Authority 9,482 2,996 Outlays 7,681 2,427 Emergencies in the diplomatic and consultar service (14–05–0522-A): Budget Authority 4,830 1,526 Outlays 3,429 1,084 Poyment to the American Institute in Taiwan (14–05–0523-A): Budget Authority 11,610 3,669 Outlays 8,591 2,715 International Organizations and Conferences Confibutions to international organizations (14–10–1126-A): Budget Authority 640,780 202,486 401(C) Authority—Off Coll 40 13 Outlays 608,781 192,375 Millowalizations for international peacekeeping activities (14–10–1124-A): Budget Authority 84,484 26,697 Fe Outlays 84,484 26,697 Fe Outlays 84,484 26,697 Fe Outlays 84,484 26,697 Fe Outlays 84,481 1,400 His International Commissions Science and expenses, ISWC (14–15–1069-A): Budget Authority 10,895 3,443 Outlays 9,806 3,099 Be Construction, BWC (14–15–1078-A): Budget Authority 11,935 3,771 Outlays 5,967 1,886 The Authority 1,865 1,154 His International International Commissions (14–15–1032-A): Budget Authority 4,623 1,461 His International flebaries commissions (14–15–1032-A): Budget Authority 4,623 1,461 His International flebaries commissions (14–15–1032-A): Budget Authority 12,657 4,000 Millowet Authority 12,657 4,000 Millowet Authority 12,657 4,000 Millowet Authority 4,626 1,754 Millowet Authority 12,657 4,000 Millowet Authority 12,657 4,000 Millowet Authority 12,657 4,000 Millowet Authority 4,626 1,626 4,626 1,626 4,	Outlays	1,042	329	Rakroad salety (21–16–0702–A): Budget Authority	90 800	40.00
Representation allowances (14-05-0545-A):	herman's guaranty fund (14-25-	AND THE RESERVE OF THE PARTY OF		Outlays	32,803 26,242	10,38
Outlays 4,122 1,303 Protection of loneign missions and officials (14-05-0520-A): Budget Authority 9,482 2,996 Outlays 7,681 2,427 Emergencies in the diplomatic and consular service (14-05-0522-A): Budget Authority 4,830 1,526 Outlays 3,429 1,084 Psyment to the American Institute in Taiwan (14-05-0523-A): Budget Authority 11,610 3,689 Outlays 8,591 2,715 International Organizations and Conferences Reconfibutions to international organizations (14-10-1126-A): Budget Authority 640,780 202,486 401(C) Authority-Off Coll 40 13 Outlays 606,781 192,375 Minumations for International peacekeeping activities (14-10-1124-A): Budget Authority 84,484 26,697 Ferountary 9,806 3,099 Budget Authority 10,895 3,443 Outlays 9,806 3,099 Budget Authority 11,335 3,771 Outlays 9,806 3,099 Budget Authority 11,335 3,771 Outlays 9,806 1,886 The Budget Authority 11,335 3,771 Outlays 9,806 1,886 The Budget Authority 11,2657 4,000 Outlays 12,657 4,000 Other Wigation and refugne assistance (14-25-1143-A): Budget Authority 12,657 4,000 Other Wigation and refugne assistance (14-25-1143-A): Budget Authority 12,657 4,000 Other	Budget Authority	938	296	Ratroad safety research and develo	The second	
Protection of loreign missions and officials (14-05-0520-A): Budget Authority 9,482 2,996 Outlays 7,681 2,996 Outlays 7,681 2,996 Outlays 7,681 4,890 1,526 O522-A): Budget Authority 4,890 1,526 Outlays 3,429 1,084 Payment to the American Institute in Taiwan (14-05-0523-A): Budget Authority 11,610 3,669 M Outlays 8,591 2,715 International Organizations and Conferences Contributions to international organizations (14-10-1126-A): Budget Authority 640,780 202,486 40 (C) Authority 606,781 192,375 M Outlays 608,781 192,375 M Contributions for international peacekeeping activities (14-10-1126-A): Budget Authority 84,484 26,697 Fe Outlays 54,484 26,697 Fe Outlays 54,484 26,697 Fe Outlays 84,484 26,697 Fe Outlays 9,806 3,099 Budget Authority 10,895 3,443 Outlays 9,806 3,099 Budget Authority 11,335 3,771 Outlays 9,806 3,099 Budget Authority 11,335 3,771 Outlays 5,967 1,886 The Budget Authority 11,2657 4,000 Outlays 12,657 4,000	Outlays	838	296	Budget Authority	9,957	3,14
Budget Authority	tal, Department of State:		3/2 3/2	Outlays	5,976	1,88
Outlays 7,681 2,427 Emergencies in the diplomatic and consular service (14-05-0522-A): Budget Authority 4,890 1,526 Outlays 3,429 1,084 Payment to the American Institute in Taiwan (14-05-0523-A): Budget Authority 11,610 3,669 Mo Outlays 8,591 2,715 International Organizations and Conferences Contributions to international organizations (14-10-1126-A): Budget Authority 640,780 202,486 401(C) Authority 640,780 202,486 401(C) Authority 640,780 192,375 Contributions for international peacekeeping activities (14-10-1124-A): Budget Authority 84,484 26,697 Foundational Contributions (14-10-1125-A): Budget Authority 84,484 26,697 Foundational conferences and centingencies (14-10-1125-A): Budget Authority 6,515 2,059 Outlays 4,431 1,400 International Commissions Scaries and expenses, IBWIC (14-15-1069-A): Budget Authority 10,895 3,443 Outlays 9,806 3,099 8a Construction, BWC (14-15-1078-A): Budget Authority 11,935 3,771 Outlays 5,967 1,886 The American sections, international commissions (14-15-1032-A): Budget Authority 4,623 1,461 Hill Outlays 3,652 1,154 Kremational ficheries commissions (14-15-1037-A): Budget Authority 12,657 4,000 Other Wigation and relugne assistance (14-25-1143-A): Budget Authority 12,657 4,000 Other Wigation and relugne assistance (14-25-1143-A): Budget Authority 446,460 141,081	Budget Authority	3,685,149	1,164,507	Commuter rail service (21-16-0747-	-A):	
Emergencies in the diplomatic and consular service (14-05-052-A): Budget Authority	401(C) AuthorityOff. Coll.	1,284	406	Budget Authority	5,127	1,62
Budget Authority	Outlays	2,753,803	870,204	Outlays	564	17
Outlays 3,429 1,084 Payment to the American Institute in Taiwan (14-05-0523-A): Budget Authority 11,610 3,669 Mo Outlays 8,591 2,715 International Organizations and Conferences Contributions to international organizations (14-10-1126-A): Budget Authority 640,780 202,486 401(C) Authority 640,780 202,486 401(C) Authority 640,781 192,375 Contributions for international peacekeeping activities (14-10-1126-A): Budget Authority 84,484 26,697 Fe Outlays 84,484 26,697 Fe Outlays 44,431 1,400 International Commissions Science and expenses, IBWIC (14-15-1069-A): Budget Authority 10,895 3,443 Outlays 9,806 3,099 Construction, IBWIC (14-15-1078-A): Budget Authority 11,935 3,771 Outlays 5,967 1,886 The American sections, international commissions (14-15-1032-A): Budget Authority 4,623 1,461 Outlays 3,652 1,154 Kremational ficheries commissions (14-15-1037-A): Budget Authority 12,657 4,000 Outlays 12,657 4,000 Outlays 12,657 4,000 Other Wigation and reluging assistance (14-25-1143-A): Budget Authority 12,657 4,000 Other	The same that are		11-11-	Settlements of railroad litigation (21- Budget Authority		-
Psyment to the American Institute in Taiwan (14–05–0523–A):	Department of Tra	ensportation	- 19 PV	Outlays	235	7
Budget Authority	Federal Highway A	dminletration	13-	Northeast corrido: improvement prog		
Dutlays	The second secon			Budget Authority	25,469	8,04
International Organizations and Conferences Contributions to international organizations (14–10–1126–A): Budget Authority 640,780 202,486 401(C) Authority—Off. Coll. 40 13 Contributions for international peacekeeping activities (14–10–1124–A): Budget Authority 84,484 26,697 Fe Outlays 84,484 26,697 Fe Outlays 84,484 26,697 International conferences and centingencies (14–10–1125–A): Budget Authority 6,515 2,059 Outlays 4,431 1,400 International Commissions Sularies and expenses, IBWIC (14–15–1069–A): Budget Authority 10,895 3,443 Outlays 9,806 3,099 Be Construction, IBWIC (14–15–1069–A): Budget Authority 11,935 3,771 Outlays 9,806 3,099 Be Construction, International commissions (14–15–1032–A): Budget Authority 11,935 3,771 Outlays 5,967 1,886 The Authority 4,623 1,461 Budget Authority 4,623 1,461 Budget Authority 12,657 4,000 Outlays 12,657 4,000 Outlays 12,657 4,000 Other Wigation and refugne assistance (14–25–1143–A): Budget Authority 446,460 141,081	for carrier salety (21–05–0552–/ Budget Authority	34,680	10.959	Outlays	5,094	1,61
Contributions to international organizations (14-10-1126-A): Burger Authority 640,780 202,486 40 (C) Authority—Off. Coll 40 13 Outlays 656,781 192,375 Mill Contributions for international peacekeeping activities (14-10-1124-A): Budger Authority 84,484 26,697 Foundational conferences and certifigencies (14-10-1125-A): Budger Authority 6,515 2,059 Outlays 4,431 1,400 International Commissions Staines and expenses, IBWC (14-15-1069-A): Budger Authority 10,895 3,443 Outlays 9,806 3,099 Bactorismustion, BWC (14-15-1078-A): Budger Authority 11,935 3,771 Outlays 5,967 1,886 The American sections, International commissions (14-15-1032-A): Budger Authority 4,623 1,461 Outlays 3,652 1,154 International februies commissions (14-15-1037-A): Budger Authority 12,657 4,000 Outlays 12,657 4,000 Outlays 12,657 4,000 Other Wigation and refugice assistance (14-25-1143-A): Budget Authority 446,460 141,081	Cutlays	28,046	8,863	Grants to National Railroad, Passeng	per Corporation	21-18-
Budget Authority	froad-highway crossings demons	stration projects	(21-05-	0704-A):	620,000	+00 +00
401(C) Authority—Ott. Coll. 40 13 13 2014/8 40 140 2014/8 40 140 2014/8 40 140 2014/8 40 2014/8	0557-A):	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		Budget Authority	630,082 582,185	199,10
Outlays 608,781 192,375 Millorators for international peacekeeping activities (14–10–1124–A); Budger Authority 84,484 26,697 Fe Outlays 84,481 1,400 Hinternational Commissions Scaries and expenses, IBWC (14–15–1069–A); Budger Authority 10,895 3,443 Outlays 9,806 3,099 Be Construction, IBWC (14–15–1078–A); Budger Authority 11,335 3,771 Outlays 5,967 1,886 The Anaction sections, international commissions (14–15–1032–A); Budger Authority 4,023 1,461 His Dudger Authority 4,023 1,461 His Dudger Authority 12,657 4,000 Millorators (14–15–1067–A); Budger Authority 12,657 4,000 Millorators (14–25–1143–A); Budger Authority 12,657 4,000 Millorators (14–25–1143–A); Budger Authority 44,460 141,081	Budget Authority	5,156	1,629	Amtrak Corridor Improvement Loans		
Contributions for international peacekeeping activities (14-10-1124-A); Budget Authority 84,484 26,697 Fe Outlays 84,481 1,400 International Commissions His International Commissions His International Commissions His International Commissions His Outlays 9,806 3,099 Be Construction, EWC (14-15-1089-A); Budget Authority 10,835 3,443 Outlays 9,806 3,099 Be Construction, EWC (14-15-1078-A); Budget Authority 11,935 3,771 Outlays 5,967 1,886 Tri American sections, international commissions (14-15-1022-A); Budget Authority 4,623 1,461 His Outlays 12,657 4,000 Mic Outlays 141,081 Mic Budget Authority 448,460 141,081 Mic	cellaneous appropriations (21-0)	1,031 E 0011 A1:	326	Budget Authority	3,547	1,15
1124-A): Budget Authority B4,484 26,697 Fe	Budget Authority	152,226	48,103	Outlays	1,824	571
Outlays	Outlays	30,445	9,621	Regional rail reorganization program		9:
Promisional conferences and certifigencies (14–10–1125–A): Budger Authority	derstaid highways (21-05-8083-	A):		Budget Authority Outlays	23	
Budget Authority	Budget Authority	1,042,000	329,272			
Dutlays	401(C) Authority	14,101,139	4,455,960	Urban Mass Transportati	on Administr	ation
International Commissions	Outlays	2,372,828	749,814	Administrative expenses (21-20-112		
Staines and expenses, IBWC (14-15-1069-A): Budget Authority	he ay-related safety grants (21-0		Market Market	Budgat Authority	33,129	10,465
Budget Authority 10,895 3,443 Outlays 9,806 3,099 Ba Construction, BWC (14-15-1078-A): Budget Authority 11,935 3,771 Outlays 5,967 1,886 Tn American sections, international commissions (14-15-1032- A): Budget Authority 4,623 1,461 His Outlays 3,652 1,154 International ficheries commissions (14-15-1067-A): Budget Authority 12,657 4,000 Mc Outlays 12,657 4,000 Mc Other Wignation and refugee assistance (14-25-1143-A): Budget Authority 448,460 141,081	401(C) Authority	10,000	3,160	Outlays	29,316	9,422
Outlays 9,806 3,099 Be Construction, IEWC (14-15-1078-A): Budget Authority 11,935 3,771 Outlays 5,967 1,886 Te American sections, International commissions (14-15-1032-A): Budget Authority 4,823 1,461 His Budget Authority 4,823 1,461 His Cutlays 3,662 1,154 International fisheries commissions (14-15-1037-A): Budget Authority 12,657 4,000 Mc Outlays 12,657 4,000 Mc Other Other Wignation and refugne assistance (14-25-1143-A): Budget Authority 446,460 141,081	Obligation limitation	9,771	3,088	Research, training and human resou		
Construction, IBWC (14-15-1078-A): Budget Authority 11,935 3,771 Outlays 5,967 1,886 Tn American sections, international commissione (14-15-1032-A): Budget Authority 4,623 1,461 His Outlays 3,662 1,154 International fleberies commissions (14-15-1087-A): Budget Authority 12,657 4,000 Mc Other Wignation and refugee assistance (14-25-1143-A): Budget Authority 448,460 141,081	Outlays	1,954	617	Budget Authority	10,389	3,283 657
Budget Authority	timore-Washington Parkway (21- Budget Authority	12,466	3,939	Outlays		63
Outlays 5,967 1,886 Tn American sections, international commissions (14-15-1032- A): Budget Authority 4,023 1,461 His Outlays 3,652 1,154 International fleberies commissions (14-15-1087-A): Budget Authority 12,657 4,000 Mc Outlays 12,657 4,000 Mc Other Wignation and refugoe assistance (14-25-1143-A): Budget Authority 446,460 141,081	Outlays	2,493	788	Budget Authority	166,220	52,526
American sections, international commissions (14–15–1032– A): Budget Authority Cutays 3,652 1,154 International februries commissions (14–15–1087–A): Budget Authority 12,657 Cutays 12,657 4,000 Other Migration and refugee assistance (14–25–1143–A): Budget Authority 446,460 141,081	st fund share of other highway p			Outlays	3,324	1,050
Budget Authority	Budget Aushority	10,313	3,259	Washington metro (21-20-1128-A):		
Outlays 3,652 1,154 International Reheries commissions (14-15-1087-A): Budget Authority 12,657 4,000 Mc Other 2,657 4,000 Mc Other Wignation and refugee assistance (14-25-1143-A): Budget Authority 466,460 141,081	Outlays	2,062	652	Budget Authority	88,304	27,90
https://doi.org/10.000/10.00000/10.00000/10.00000/10.00000/10.0000/10.0000/10.0000/10.00000/10.0000/10.0000/10.00000	hway safety research and devok			Outlays	1,768	558
12,657 4,000 Mc	Budget Authority	6,317	1,996	Formula grants (21–20–1129–A):		
Outlays	Outleys	1,263	399	Budget Authority Outlays	1,693,364 547,310	535,100
Other Wigation and refugne assistance (14-25-1143-A): Budyet Authority	401(C) Authority	62,540	19,763	Discretionary grants (21-20-8191-A)		112,830
Wigration and refugne assistance (14-25-1143-A): Budget Authority	Obligation immation	62,540	19,763	401(C) Authority	1,400,000	442,400
Budget Authority	Outlays	27,209	8,598	Obligation limitation	1,184,318	374.24
Outloan 445,460 141,081	cellaneous trust funds-Highway			Outlays	59,168	18,697
Outlays 334,846 105,811	Budget Authority Outlays	65,824	20,800	Federal Aviation Ad	ministration	
Habe A de la constant	versity transportation centers (21	13,165	4,160	Operations (21–25–1301–A):	namouranon	
rund (14-25-0040-A):	Budget Authority	5,194	1,641	Budget Authority	3,141,201	962,620
Budget Authority	Outleys	1,039	328	401(C) Authority—Off. Coll.	14.484	4,577
Ourlays 44,160 13,955 pt	ht-of-way revolving fund (trust re			Outlays	2,578,555	846,423
inornational narcotics control (14-25-1022-A):	402-A):			Aircraft purchase loan guarantee pro	gram (21-25-13	
Budget Authority	Direct Loan Limitation	44,153 44,153	13,952	Budget Authority	150 150	47

(In thousands of d	nts—Continu otars	4	G-R-H Sequester Armo		75 7 23	G-R-H Sequester Arr (In thousands		
Account Title	Sequester Base	Sequester Amount	Account Tale	Sequester Base	Sequester Amount	Account Tale	Sequester Base	Sequester Amount
Courts to add the above of the second						August 1 Contract	House	and the same
Grants-in-aid for airports (Airport and	sinway trust tu	nu) (21-	Research and Special Prog	grams Admir	ristration	Outlays	1,063,467	336,05
25-8106-A): 401(C) Authority	1,800,000	008,868	Research and special programs (21	-50-0104-A):		Operation and maintenance, air in	terdiction progra	m (15-15-
Obligation limitation	1,485,000	489,260	Budget Authority	17,873	5,648	0604-A):	040.000	25.05
Outlays	237,680	75,082	Outlays	11,798	3,728	Budget Authority	240,038	75,85
acilities and equipment (Airport and			Pipeline safety (21-50-5172-A):			Outlays	132,021	41.51
25-8107-A):	-		Budget Authority	10,584	3,345	Customs forfeiture fund (15-15-5) Budget Authority	15,479	2.00
Budget Authority	1,793,421	566,721	Outlays	8,468	2,678	401(C) Authority	34,510	10,90
401(C) Authority—Off, Coll.	49,860	15,756	Office of the S	agratant		Outlays	49,989	15,79
Outleys	370,883	447,199				Payments from torleited assets (1		3//3
lesearch, engineering and developme	ent (Airport an	d ainway	Salaries and expenses (21-55-010		10000	401(C) Authority	40,000	12,64
trust fund (21-25-8108-A):	11000	-	Budget Authority	57,487	18/166	Outlays	40,000	12.84
Budget Authority	177,283	56,021	Outlays	51,739	16,350	Customs services at small airports		
401(C) Authority—Off. Cell.	350	101	Transportation planning, research, a	and devalopme	11 (21-55-	Budget Authority	2,241	V: 70
Outlays	121,611	38,429	0142-A):	7.000	2.004	Outlays	2,241	70
rust fund share of FAA Operations (Budget Authority	7,030	2,221	Refunds, transfers and expenses,		
Budget Authority	841,083	265,782	Outlays	2,791	882	goods (15-15-8789-A):	Selection with	and the second
Outlays	841,083	265,782	Payments to air carriers, DOT (21-		-	401(C) Authority	17,819	5.84
Coast Guar	d		Budget Authority	31,930	10,090	Outlays	17,819	5,63
		1	Outlays	25,544	8,072			
perating expenses (21-30-0201-A):		-200	Commission on aviation security an	d terrorism (21	-55-1850-	Bureau of Engravir	ig and Printin	g
Budget Authority	2,126,466	571,963	A):	4.402	-	Bureau of Engraving and Printing	fund (15-20-45)	12_A)
401(C) Authority—Off. Coll.	5,718	1,807	Budget Authority	1,042	329	401(C) Authority-Off. Coll.	32,331	10.2
Outlays	1,812,721	572,820	Working capital fund (21-55-4520-			Outlays	32,331	10,21
equisition, construction, and improve			Budget Authority	4,628	1,462		-	
Budget Authority	462,819	146,251	Outleys	4,628	1,462	United Stat	es Mint	
Outlays	50,780	16,046	Total, Department of Transportal	on:		Salaries and expenses (15-25-16	16.41	
iteration of bridges (21-30-0244-A):			Budget Authority	13,249,728	4,189,599	Budget Authority	52,130	16,4
Budget Authority	2,421	765	401(C) Authority	17,574,679	5,553,599	401(C) Authority-Off, Coil.	106,419	33,6
Outlays	557	176	401(C) Authority-Off. Coll.	79,112	25,000	Outlays	157,725	49,8
latired pay (Coast Guard) (21-38-02	41-A):		Obligation limitation	15,604,595	4,931,053		10000000	-
Budget Authority	39,325	12,427	Direct Loan Limitation	44,153	13,952	Bureau of the I	Public Debt	
Outlays	39,325	12,427	Outlays	10,523,929	3,327,630	Administering the public debt (15-	SE DECO AL-	
leserve training (21-30-0242-A):			Department of th	o Tracerer		Budget Authority	201,998	63.6
Budget Authority	74,077	23,408				Outlays	177,153	55,96
Outlays	66,232	20,929	Salaries and expenses (15-05-010		10.110		1000120	7000
lesearch, development, test, and eva	luation (21-30	-0243-A):	Budget Authority	60,493	19,116	Internal Reven	de Service	
Budget Authority	21,297	6,730	401(C) Authority—Off. Coll.	53,005	16,750	Administration and Management (
Outlays	7,212	2,279	Outlays		(0,730	Budget Authority	74,076	23,4
oat safety (21-30-8149-A):			International affairs (15-05-0171-A Budget Authority	26.047	9.704	Outlays	55,569	21,0
Budget Authority	62,332	19,897	401(C) Authority-Off, Coll.	5,832	1,780	Processing tax returns and assista		
Outlays	40,764	12,862	Outlays	28,324	8,950	Budget Authority	1,921,631	607.2
all spill liability trust fund (21-30-812	5-A):				0,300	Outlays	1,520,011	480,3
Budget Authority	5,000	1,580	Office of the Inspector General [15- Budget Authority	15,790	4,990			andian
401(C) Authority	75,000	23,700	Outlays	13,642	4,311	Tax Law Enforcement (15-45-091		4 470 20
Outlays	36,125	11,416	Guaya	10,0%	4,411	Budget Authority	3,732,171	1,179,3
The ST 100 750			Federal Law Enforcement	nt Training C	Center	Outlays	3,355,222	1,060,2
Maritime Adminis	stration				CONTRACT.	Reimbursement to State and Loca	I Law Filloceus	BIN
perations and training (21-35-1750-	-At		Salaries and expenses (15-08-010	36,978	NA PUE	Agencies (15–45–5099–A):	100	
Budget Authority	69,821	22,063	Budget Authority		11,585	401(C) Authority	100	
Outlays	58,860	18,600	Outlays	33,280	10,516	Outlays	100	,
leady reserve force (21-35-1710-A)		THE REAL PROPERTY.	Acquisitions, construction, improven	ients, and relat	ed.	Federal tax flen revolving fund (15		200
Budget Authority	92,738	31,995	expenses (15-08-0105-A):	15.000	2000	401(C) Authority—Off. Cell.		1,8
Outlays	71,408	24,638	Budget Authority	15,830 7,815	2,470	Outlays	6,000	1.89
ederal strip financing fund (21-35-4)		- Jane	Adult	41012	2,970	United States Se	cret Service	
401(C) Authority—Olf. Coll.	7,300	2,307	Financial Managen	nent Service				
Obligation limitation	4,040	1,277			Name and Address of the Owner, where	Salaries and expenses (15-55-14		- 5000
Outlays	7,300	2,307	Salaries and expenses (15-10-180		THE PARTY.	Budget Authority	381,323	120,4
-3-3/5	1,000	2,00	Budget Adherity	235,822	74,520	Outlays	325,023	102,7
Saint Lawrence Seaway	Daveloome	ent	Outlays	190,309	50,138	Contribution for annuity benefits (5-55-1407-A):	
Corporation			Saint Lawrence Soaway toll rebate	Marie Control of the		401(C) Authority	18,000	5,88
the same of the sa			Budget Authority	10,441	3,299	Outlays	18,000	5,8
aint Lawrence Seaway Development	Corporation (21-40-	Outlays	10,304	3,256	Total, Department of the Treasu	ny:	
4089-A):	10.000		Burgay of Machat Tab	man and Ein	Norma.	Budget Authority	6,406,609	2,656,41
401(C) Amhority—Off. Coll.	1,400	442	Bureau of Alcohol, Toba		MINIS	401(C) Authority	267,554	84,5
Outlays	1,400	442	Salaries and expenses (15-13-100			401(C) Authority-Off. Coll.	167,238	52,8
perations and maintenance (21-40-			Budget Authority	275,028	86,908	Outlays	7,547,972	2,365,16
Budget Authority	11,848	3,744	Outleys	247;522	78,217			
Outlays	11,848	3,744		2 1		Department of Ve	terans Affair	3
The state of the same of the s			United States Cust	oms Service				
Office of the Inspect	or General		Salaries and expenses (15-15-060)	2-A):		Veterans Benefits	Administratio	n
staries and expenses (21-45-9130-	A):		Budget Authority	1,109,295	350,537	Burial benefits and miscellaneous	assistance (29	10-0155-A
Budget Authority	32,992	10,425	401(C) Authority	157,125	49,652	Budget Authority	143,100	45,2
Distributed accommended								

G-R-H Sequester Armo		ued	G-R-H Sequester Amor		ued	G-R-H Sequester Amo (in thousands o		meq
Account Title	Sequestor Base	Sequester Amount	Account Title	Sequester Base	Sequester Amount	Account Title	Sequester Base	Sequester Amount
leadjustment benefits (29-10-013)	7-A):		Buildings and facilities (20-00-0110	-A):		Allowances and office staff for form	ner Presidents (23-30-
Budget Authority	238,386	75,330	Budget Authority	15,267	4,824	0105-A):	1,482	458
Outlays	219,300	69,299	Outlays	2,520	796	Budget Authority	1,288	407
Veterans Health Service	es and Rese	arch	Construction grants (20-00-0103-A)	2,029,848	641,431	Consumer information center fund		
Administration			Budget Authority	33,208	10,493	Budget Authority	1,395	441
Medical care (29-20-0160-A):			Revolving fund for certification and			401(C) Authority-Off. Coll.	551	174
Budget Authority	906,352	266,407	4311-A):		-	Outlays	762	241
Outlays	763,068	241,129	401(C) Authority—Off. Coll.	1,200	379	Total, General Services Administ		632,199
ledical care (29-20-0160-G):			Outlays	200	63	Budget Authority	2,000,628	6,181
Budget Authority-Spec.	017013	217,913	Registration and expedited processi 4310-A):	ug tavolving in	na (20-00-	401(C) Authority-Off. Coll.	7,451	2,354
401(C) Authority—Spec.	217,913	217,910	401(C) Authority-Off. Call.	16,000	5,056	Outlays	545,820	172,479
Rules	507	507	Outlays	14,738	4,657	Matienal Assessment	ion and Can	00
Outlays	182,934	182,934	Hazardous substance superfund (20)-00-8145-A):		National Aeronaut	The state of the s	Ca.
Medical and prosthetic research (2	9-20-0161-A):		Budget Authority	1,594,389	503,827	Administra		
Budget Authority	221,483	69,989	401(C) Authority—Off. Coll.	13,200	4,171	Research and development (26-0)		¥ 797 501
Outlays	163,232	51,581	Obligation irritation	227,450 348,022	71,874	Budget Authority	5,466,332 10,781	1,727,361
Medical administration and miscell	aneous operatin	g expenses	Outlays			Outlays	2,809,543	887,815
(29-20-0152-A):	40 000	15,368	Leaking underground storage tank I Budget Authority	77,208	24,398	Space flight, control, and data con		
Budget Authority	48,632 28,352	8,959	Obligation limitation	6,077	1,920	A):		
Grants to the Republic of the Phili			Outlays	23,162	7,319	Budget Authority	4,732,931	1,495,608
Budget Authority	513	162	Total, Environmental Protection	Agency:		401(C) Authority	113,829	35,970
Outlays	46	15	Budget Authority	5,720,658	1,807,727	401(C) Authority—Olf. Coll.	26,075 3,373,872	1,066,143
Description and all Ass	landa lateration		401(C) Authority-Off. Coll.	37,600	11,881	Construction of facilities (26-00-0		1,000,110
Departmental Ad			Obligation limitation	1,698,458	73,794	Budget Authority	428,254	135,328
General operating expenses (29-3		207.400	Outlays	1,090,400	536,712	Outlays	24,441	7,723
Budget Authority	845,317 777,692	267,120 245,751	General Services A	dministrati	on	Research and program manageme		
Outlays		240,101				Budget Authority	2,107,657	868,022
Office of the Inspector General (2 Budget Authority	22,688	7,169	Real Property	Activities		401(C) Authority—Off. Coll.	4,141	1,309
Outlays	21,100	5,668	Federal buildings fund (23-05-454)	2-A):		Outlays	1,812,488	572,748
Grants for the construction of Stat	e veterans cem	eteries (29-	Budget Authority		545,295	Office of the Inspector General (2		2070
30-0183-A):			401(C) Authority—Off, Coll.	6,900	2,180	Budget Authority Outlays	9,092 7,728	2,873
Budget Authority	4,468	1,412	Outlays	351,130	110,957	Science, Space and Technology I		
Outlays	7	2	Personal Proper	ty Activities		00-8978-A):	Luuvanum Pruse	A min fen
Construction, major projects (29-5		134,522	Federal supply service (23-10-011	W. 19		401(C) Authority	1,000	31
Outlays	425,701 19,582	6,188	Budget Authority	49,620	15,680	Outlays	1,000	316
Construction, minor projects (29-3		77075	Outlays	43,418	13,720	Total, National Aeronautics and		
Budget Authority	96,812	30,593	Expenses of transportation audit or			Budget Authority		
Outlays	49,858	15,755	401(C) Authority	15,760	4,980	401(C) AuthorityOff. Call.	114,829 40,997	
Grants for construction of state er	stended care fac	:lities (29-	Outlays	410	130	Outlays		-
30-0181-A):	20.000	40.000	Information Resources M	lanagement	Service			
Budget Authority	43,003	13,589	Operating expenses, information is			Office of Personn		ient
Parking garage revolving fund (25 Budget Authority		9,398	service (23-15-0900-A):	COSTONE THE THE	4-11717	Salaries and expenses (27-00-0		
Outlays		470	Budget Authority	33,831	10,891	Budget Authority		100,000
Total, Department of Veterans			Outlays	15,073	4,763	Office of the Inspector General C		
Budget Authority		956,279	Federal Property Res	nurros Actis	dice	Budget Authority		
Budget Authority-Spec.	A STATE OF THE STA					Outlays	100	- 717
Rulos	217,913	217,913	Operating expenses, federal prope	rty resources s	service (S2-	Government payment for annuita		
401(C) Authority—Spec.	503	507	25-0533-A): Budget Authority	11,532	3,644	benefits (27-00-0206-A):		
Rules	2,369,574	507 673,912	Outlays	8,949	2,828	Budget Authority	3,509,563	1,109,02
Cours and the course of the co	E,000,014	- Constant	Real property relocation (23-25-0	535-A):		Government payment for annuita	nts, employ. We	insur, benefit
Environmental Pro	tection Age	ncy	Budget Authority	8.276	2,615	(27-00-0500-A):	0.040	* 00
Salaries and expenses (20-00-0	200-A):		Outlays	753	238	Budget Authority	M. 1944	
Budget Authority			Expenses, disposal of surplus real	and related or	ersonal	Outlays		1,00
401(C) Authority-Off, Colf.	2,200		proper (23-25-5254-A):	9.000	1.201	Revolving fund (27-00-4571-A): 401(C) Authority-Off, Coll.	792	25
Office of the Impacts Council (401(C) Authority	3,800 3,522		Outlays		
Office of the Inspector General (1	Civil service retirement and disab		0-8135-A):
Budget Authority Outlays			General Ad	divities	Indiana de	Obligation limitation	. 68,712	2 21,71
Research and development (20-		24000	General management and adminis	stration, salarie	s and	Outlays		
Budget Authority		75,718	expenses (23-30-0110-A):			Employees health benefits fund		
			Budget Authority	141,620	2000000		The second second	
401(C) Authority-Off. Coll.								
401(C) Authority—Off. Coll. Outlays		30,061	Outlays	96,504	30,495			
	95,129 nos (20-00-010	8-A):	Office of Inspector General (23-3			Employees life insurance fund (2	27-00-8424-A):	Palle S

G-R-H Sequester Amo		neo	G-R-H Sequester Amor		nued	G-R-H Sequester Amo		nued
Account Title	Sequester Base	Sequester Amount	Account Tale	Sequester Base	Sequester Amount	Account Tale	Sequester Base	Sequester Amount
Retired employees health benefits t		45-A):	Appalachian Regiona	Commiss	ion	Comm on the Bicente	nnial of the	U.S.
Obligation limitation	216	68	Appainchian regional development p	rograms (30-	40-0200-A):	Constitution	1	
Odlays	216	00	Budget Authority	154,129	48,705	Salaries and expenses (32-15-005	4-A):	
Total, Office of Personnel Manag		4 440 200	Outlays	12,330	3,896	Budget Authority	15,529	4,90
Budget Authority	3,634,150	1,148,392	Architectural and Trans	notion Da		Outlays	10,657	3,36
Obligation limitation	84,910	26,832		THE REAL PROPERTY.	ners	Commission on the U	Ikmina East	ina
Outlays	203,292	64,240	Compliance l					
Court Divolence As	desired attention		Salaries and expenses (30-45-3200	-A): 2,006	634	Commission on the Ukraine Famine (32-35-0050-A):	s: Salaries and	expenses
Small Business Ac		1	Budget Authority	1,791	566	Budget Authority	104	3
Salaries and expenses (28-00-010	0-A): 393,043	194 909	The second second second second		100	Outlays	104	3
Budget Authority	287,707	124,202 90,915	Arms Control and Disar	mament Ag	ency	Complete Darker Land	at pro-a	
Office of the Inspector General (28		THE RESIDENCE OF	Arms control and disarmament activ	ties (30-50-0	100-A):	Committee for Purchase Iro		and Utner
Budget Authority	7,707	2,435	Budget Authority	34,817	11,002	Severely Hand	CONTRACTOR OF THE PARTY OF THE	
Outlays	6,920	2,187	Outlays	29,596	9,352	Salaries and expenses (32-45-200		
Business loan and investment fund	(28-00-4154-	N:	Barry Goldwater Schola	chin Found	dation	Budget Authority	1,087	34
Budget Authority	77,629	24,531		SENSON DESIGNATION OF THE PERSON OF THE PERS		Outlays	991	31
Direct Loan Limitation	77,629	24,531	Barry Goldwater Scholarship and Ex Foundation (30-70-8281-A):	ceilence in E	ducation	Commodity Futures Tra	ding Comm	ission
Guaranteed Loan Limitation	4,684,061	1,480,163	401(C) Authority	3,495	1,104	Commodity Futures Trading Comm		
Outlays	51,058	16,134	Outlays	1,575	498	Budget Authority	40,812	12,89
Budget Authority	375,000	118,500				Outlays	35,141	11,42
Direct Loan Limitation	350,000	110,600	Board for Internationa	I Broadcas	ting	0		
Outlays	140,000	44,240	Grants and expenses (30-85-1145-	A):		Competitiveness P	CONTRACTOR OF THE PARTY OF THE	A .
Surety bond guarantees revolving I	und (28-00-41!	56-A):	Budget Authority	197,980	62,562	Competitiveness policy council (32-		
Guaranteed Loan Limitation	1,532,400	484,238	Outlays	192,041	60,685	Budget Authority	781 703	24
Total, Small Business Administra	William Co.	The Age of the State of the Sta	Israel Relay Station (30-85-1146-A Budget Authority	190,708	60,264	Outoja	100	-
Budget Authority	853,379	269,668	Outlays	57,212	18,079	Consumer Product Sa	fety Commi	ssion
Direct Loan Limitation Guaranteed Loan Limitation	427,629	135,131				Product safety (32-85-0100-A):		
Outlays	6,216,481 485,685	1,964,401	Christopher Columbus Quid	ncentennar	y Jubilee	Budget Authority	36,477	11,52
		THE WEST	Commission			401(C) Authority—Oil. Coll.	10	
Other Independe	nt Agencies		Salaries and expenses (31-30-0800	HA):		Outlays	31,015	9,801
ACTIO	N		Budget Authority	226	71	Corporation for Publi	c Broadcas	ling
Operating expenses (30-01-0103-			Outlays	226	-71	Public broadcasting fund (32-90-0	151-A):	
Budget Authority	183,376	57,947	Gifts and donations (31-30-8095-A 401(C) Authority	29		401(C) Authority	298,870	94,44
Outlays	105,441	33,319	Outleys	27	9	Outlays	298,870	84,44
Administrative Confession	-6 st - 11-3-	d Chalan		-		Court of Veterar	ne Annaole	
Administrative Conference		o States	Commission for Preserva		erica's	Salaries and expenses (32-95-030	1000	
Salaries and expenses (30-05-170		224	Heritage Ab	road		Budget Authority	4,056	1,28
Budget Authority Outlays	1,941	613 521	Salaries and Expenses (31-50-370)			Outlays	3,447	1,08
Oodja	1,0.00	OC.	Budget Authority	207	65	Practice registration fee (32-95-51		10000
Advisory Commission on C	onferences i	in Ocean	Outlays	207	65	401(C) Authority	5	
Shipping			Commission for Study of Int	emational	Migration	Defense Musican Facili	de Calenda	need .
Advisory Comm on Conferences in	Ocean Shippin	g: S and E	and Cooperative Econor	nic Develo	pment	Defense Nuclear Facili	September 1	Board
(30-10-2500-A):			Comm. for the Study of Int. Mig. an	d Coop. Econ	Dev: S	Salaries and expenses (33-20-390		0.47
Budget Authority	311	98	(31-55-1400-A):			Budget Authority	7,181	2,47
Advisory Commission on	Intergovern	mental	Budget Authority	1,341	424	Delense	252	8
Relations	mici govern	mornon	Outlays	872	276	Outlays	7,075	2,44
Salaries and expenses (30–15–010	0.41		Commission of	Fine Arts		Delaware River Bas		
Budget Authority	1,346	425	Salaries and expenses (31-60-2600					ion
Outlays	1,232	389	Budget Authority	530	167	Salaries and expenses (33-30-010	The same of the sa	Since
		A STATE OF	Outlays	486	154	Budget Authority	221	7
Advisory Committee	on Federal F	ay	National capital arts and cultural affi	uirs (31-60-2	602-A):	Contribution to Delaware River Bar	March Barrier	
Salaries and expenses (30-20-180			Budget Authority	5,655	1,787	0102-A):	int Commissions	100.00
Budget Authority	214	68	Outlays	5,655	1,787	Budget Authority	354	11
Outlays	202	64	Commission on Agrica	Itural Worl	(OFE	Outlays	354	11
Advisory Council on His	toric Presen	vation				District of Co	lumbia	
Salaries and expenses (30-25-230		THE PERSON NAMED IN	Commission on Agricultural Workers (31–65–0057–A):	. Saums ark	expers			40 4700 41
Budget Authority	1,973	623	Budget Authority	799	252	Federal payment to the District of I	448,581	40-1700-A): 141,75
Outlays	1,933	611	Outlays	651	206	401(C) Authority	20,300	6,41
American Dettle Mean	onle Com	inclas		La Dieke		Outlays	468,881	148,16
American Battle Monun	The state of the s	1221011	Commission on C	AND DESCRIPTION OF THE PARTY.		Federal payment to D.C. (water an	d sewer servic	88) (33-40-
Salaries and expenses (30–30–010		2.004	Salaries and expenses (31-75-1900			1700-B):	2024	-
Budget Authority	16,689	5,274	Budget Authority	5,944	1,878	Budget Authority	9,050	2,86
Outlays	13,987	4,420	Outlays	5,503	1,739	Outlays	9,050	2,86

(In thousands	ounts—Contin		G-R-H Sequester An		LAUR T	G-R-H Sequester Ar		48-4
Account Title	Sequester Base	Sequester Amount	Account Title	Sequester Base	Sequester Amount	Account Title	Sequester Base	Sequeste Amount
deral payment to D.C. (retireme		-1700-C):	Federal Mediation and	Conciliation S	Service	Japan-United States Fri	endship Com	mission
Budget Authority	54,257	17,145	Salaries and expenses (34-70-01	100-A):		Japan-United States friendship to	-	
Outlays	54,257	17,145	Budget Authority		8,793	Budget Authority		3
deral payment to D.C. (St. Eliza 1700-D):	beth's Hospital)	(33-40-	Outlays		7,853	Outlays		3
Budget Authority	15,830	4,939	Federal Mine Safety a	and Health Re	eview	Legal Services	Corporation	
Outlays	15,830	4,939	Commission	on		Payment to the Legal Services C		DECH AN
ieral payment to D.C. (Inaugura	al Expenses) (33	-40-1700-	Salaries and expenses (34-75-28	800-A):		Budget Authority		104.2
E);	20.400		Budget Authority		1,334	Outlays	287,272	90,7
Budget Authority Outlays	33,108	10,461	Outlays	3,743	1,183	N-1-11		
Sunda minimum	00,100	10,101	Federal Trade (Commission	in the same of	Marine Mammal		
Equal Employment Oppo	ortunity Comp	nission	Salaries and expenses (34-85-01			Salaries and expenses (36-70-2		
aries and expenses (33-70-01)	00-A)-		Budget Authority		18,554	Budget Authority		3
Budget Authority	192,601	60,862	401(C) Authority-Off, Coll.	20,000	6,320	Outlays	787	2
Outlays	169,797	53,656	Outlays		24,132	Martin Luther King, J	Fortarel Ha	Webil
	PR.	0.000	F 11 51 5 4		LO LANGE VALUE	Commissi		iluay
Export-Import Bank of	the United St	tates	Franklin Delano Roosevelt		mmission			
ort-Import Bank of the United	States (33-90-40	027-A):	Salaries and expenses (34-90-07		2 10 10	Salaries and expenses (35-75-0		
Budget Authority	134,877	42,621	Budget Authority			Budget Authority		
Obligation limitation	22,505	7,112	Outlays	27	9	Outlays	250	
Direct Loan Limitation	638,100	201,640	Harry S Truman Scho	larshin Found	fation	Merit Systems Pr	otection Boar	d
Guaranteed Loan Limitation	10,619,400	3,355,730		No. of Concession, Name of Street, or other party of the Concession, Name of Street, or other pa	100 May			The same
Outlays	61,414	19,407	Harry S Truman memorial scholar 8296-A):	ranip irust tuna (35-10-	Salaries and expenses (36–80–0 Budget Authority		6.5
Farm Credit System /	ecictanna Ro	and	Obligation limitation	3,102	980	Outlays		6,4
			Outlays	3,058	968	Outays	20,000	**
olving fund for administrative e		The same of the sa		17879		National Archives and R	ecords Admin	istration
Obligation limitation	2,298	726	Institute of American Indi	an and Alask	a Native	Operating expenses (37-15-0300	At-	
Outlays	-14	-	Culture and Arts	Development		Budget Authority		41.5
Federal Communicati	one Commiss	nois	Salaries and expenses (35-25-29	000-A):		Outlays		31,6
A CONTRACTOR OF THE PARTY OF TH	The state of the s	,,,,,,	Budget Authority		1,418	National archives trust fund (37-1		- 10
aries and expenses (34-35-01)		00.004	Outlays		1,418	401(C) Authority-Off. Coll.	11,181	3.5
Budget Authority Outlays	112,007	35,394	to the state of the sec			Outlays	11,181	3,5
Coxys	105,207	33,271	Institute of Muse				119101	
Federal Election	Commission		Institute of Museum Services (35-		7	National Capital Plan	ining Commis	sion
aries and expenses (34-45-16)	VA-AI-		Budget Authority	23,627 6,192	7,468	Salaries and expenses (37-20-2)	500~A):	
Budget Authority	16,061	5.075	Outlays	0,132	1,957	Budget Authority	3,218	1,0
Outlays	14,234	4,498	Intelligence Com	munity Staff		Outlays	2,961	
	the leaves		Intelligence community staff (35-3	the State of the S		National Commission on A	madan tadion	m Alaska
Federal Emergency Ma	nagement Ag	gency	Budget Authority		10,074			
aster relief (34-50-0104-A):			Outlays		6,749	Native, and Native F		sing
Budget Authority	1,303,490	411,903		- 1	ALCOHOL TO SERVICE	Salries and Expenses (37-37-00)		
Outlays	108,000	34,128	Interagency Council	on the Home	less	Budget Authority		
aries and expenses (34-50-01)	00-A):		Interagency Council on the Home	loss (35-40-130	0-A):	Outlays	52	
Budget Authority	155,497	49,138	Budget Authority		358	National Commission	on I throrise	and
Outlays	129,867	41,037	Outlays	1,020	322	Information	The state of the s	OUTU
ergency management planning	and assistance	(34-50-	International Cultural	and Trade Co	onlor:			
0101-A);			Commission	THE RESERVE AND ADDRESS OF THE PARTY OF THE	JIHO3	Salaries and expenses (37-40-2)	TT TO STREET	
Budget Authority	327,133	103,374			-	Budget Authority		
Outlays	156,825	49,557	International Cultural and Trade C		on: Salaries			
ce of the Inspector General (34	The second secon	The Court	and expenses (35-50-1800-A) Budget Authority		900	White House conference on librar (37-40-2701-A):	y and information	1 Services
Budget Authority	2,689	850	Outlays		355	Budget Authority	3,358	1.
Outlays	2,474	782	Ovodys	1,000	331	Outlays	685	- 1
ergency food and shelter progr		I-A):	International Trad	e Commission	n		-	
Budget Authority	135,558	42,838	Salaries and expenses (35-60-01	100-4)-		Nat Comm on Severely	Distressed H	ousing
Outlays	135,558	42,836	Budget Authority		12,664	Salaries and expenses (37-53-0)	20-A)-	-
ional insurance development fu			Outlays	36,522	11,541	Budget Authority		
401(C) Authority	242	78				Outlays	208	1136
Outlays	242	76	Interstate Commercial		on		-	**
Federal Labor Rela	tions Authorit	v	Salaries and expenses (35-70-01			National Commission to F	revent Infant	Montality
		,	Budget Authority		14,643	National Commission to Prevent I	Infant Mortality (3	7-90-1500
aries and expenses (34-60-01)		-	Outlays	43,094	13,618	A):		
Budget Authority Outlays	18,325	5,791	Interctate Commission a	n the Determin	o Divor	Budget Authority		1
Janya	15,632	4,940	Interstate Commission o	nt the rotoma	in Livet	Outlays	417	
Federal Maritime	Commission	A PROPERTY.	Basin			Notional Council	no Dischille	-
	HOICEILLING		Contribution to Interstate Commiss	sion on the Poto	man Ri (%5	National Council	on Disability	
	-			01011 OH 1119 1 GIO	mare to for-	THE RESIDENCE OF THE PARTY OF T	the second second second	
aries and expenses (34–65–01) Budget Authority	00-A): 16,094	5,088	80-0446-A): Budget Authority		97	Salaries and expenses (38–05–35 Budget Authority	500-A): 1,600	SINC)

G-R-H Sequester Amounts—Continued (In thousands of dollars)			G-R-H Sequester Am		nued	G-R-H Sequester A		nued
Account Title	Sequester Base	Sequester Amount	Account Title	Sequester Base	Sequester Amount	Account Tale	Sequester Base	Sequester Amount
National Endowmen	t for the Art	s	Occupational Safety a	nd Health Re	eview	Selective Sen	vice System	
National Endowment for the Arts: G	rants and adm	inistrat (38-	Commissio			Salaries and expenses (40-45-0		I E
25-0100-A): Budget Authority	177,061	55,951	Salaries and expenses (39-10-21			Budget Authority		9,298
Outlays	58,625	18,526	Budget Authority Outlays	6,257 5,338	1,977	Outlays	. 22,121	7,632
National Endowment for	the Uman	alelan		1000000	1,007	Smithsonian	Institution	
			Office of Govern	ment Ethics		Salaries and expenses (40-55-0	100-A):	
National Endowment for the Humani (38-30-0200-A):	nes: Grants ar	nd admin	Salaries and expenses (39-20-11)			Budget Authority		74,011
Budget Authority	163,492	51,663	Budget Authority	3,508	1,109	Outlays		65,522
Outleys	74,399	23,510	Outlays	3,371	1,065	Construction and improvements, 55-0129-A):	National Zoologic	as Park (90-
National Institute of Bu	Ildina Scion	200	Office of Navajo and Ho	pi Indian Rel	ocation	Budget Authority	6,694	2,115
Payment to the National Institute of	The state of the s		Salaries and expenses (39-21-11	00-A):		Outlays		952
35-3601-A):	building ocan	ces (30-	Budget Authority	37,950		Repair and restoration of building		
Budget Authority	513	162	Outlays	13,662	4,317	Budget Authority Outleys		8,716 3,486
Outlays	513	162	Office of Specia	al Counsel		Construction (40-55-0133-A):	11,002	5,100
National Labor Rela	tions Board	1	Salaries and expenses (39-22-01)			Budget Authority	8,671	2,740
Salaries and expenses (38-40-0100		The Real Property lies	Budget Authority	5,320	1,681	Outlays	3,468	1,098
Budget Authority	145,919	46,110	Outlays	4,947	1,563	Salaries and expenses, National	Gallery of Art (40	-55-0200-
Outlays	135,266	42,744	Office of the Nuclear	Wasta None	istor	Budget Authority	41,829	13,218
National Mediation	on Board			The second second	lator	Outlays		11,528
Salaries and expenses (38-45-2400	A Committee of the Comm		Salaries and expenses (39–25–00) Budget Authority	70-A):	648	Repair, restoration and renovation		
Budget Authority	6,649	2,101				A):		
Outlays	5,053	1,597	Pennsylvania Avenue Dev	elopment Co	poration	Budget Authority		591
National Science F	Equadation		Salaries and expenses (39-50-01)			Salaries and expenses, Woodrov		63
			Budget Authority	2,474	782	(40-55-0400-A):	AAUPOLI MIRELIMIN	origi Ceriter
Research and related activities (38- Budget Authority	1,776,990	561,529	Outlays	2,003	633	Budget Authority	4,809	1,520
Outlays	889,308	281,021	Public development (39–50–0102– Budget Authority	3,282	1,037	Outlays		942
Academic Research Facilities (38-50			Outlays	2,462	778	Endowment challenge fund (40-		AP.
Budget Authority	20,517	6,483	Land acquisition and development	fund (39-50-40)84-A):	401(C) Authority Outlays		85 85
Outlays	2,052	648	Budget Authority	104	33	Canal Zone biological area fund		
Office of the Inspector General (38- Budget Authority	2,667	843	401(C) Authority—Off. Coll. Outlays	3,000	948 981	401(C) Authority		47
Outlays	2,534	801		9,104	100	Outlays	135	43
U.S. Antarctic program activities (38-	the state of the last of the state of the st		Postal Service, Payments	to the Posta	Service	State Justic	e Institute	
Budget Authority	74,975	23,692	Payment to the Postal Service fun	d (39-60-1001-		State Justice Institute (40-65-00		
U.S. Antarctic Logistical Support Act			Budget Authority	472,469	149,300	Budget Authority		3,914
Budget Authority	83,078	26,253	Payment to the Postal Service fun	472,469	149,300	Outlays	3,090	976
Octlays	41,123	12,995	(39-60-1004-A):	d for fromunded	Madimires	Susquehanna River	Basin Commis	sion
Science and engineering education			Budget Authority	37,955	11,994	Salaries and expenses (40-70-0		NOTOTE:
Budget Authority Outlays	212,844	67,259 10,022	Outlays	37,955	11,994	Budget Authority		65
22/02/07/2021			President's Comm on C	atastrophic N	luclear	Outlays		61
National Transportation	A Property of the Party of the	ard	Accidents		- 00 Bea	Contribution to Susquehanna Riv	er Basin Commis	sion (40-
Salaries and expenses (38-60-0310		0.000	Presidential Commission on Catas	trophic Nuclear	Accidents	70-0501-A): Budget Authority	202	00
Budget Authority	28,362 25,811	8,962 8,156	(39-75-2200-A):	or opine redendar	racionia	Budget Authority		89
	-		Budget Authority	375	118			STATE OF THE PARTY
Neighborhood Reinvestn	A STATE OF THE PARTY OF THE PAR		Cultays	375	118	Tennessee Val		
Payment to the Neighborhood Reinv	restment Corpo	oration (38-	Railroad Retiren	ment Board		Tennessee Valley Authority fund		
75-1300-A): Budget Authority	27,569	8,743	Rail Industry Pension Fund (40-10	-8011-A):		Budget Authority 401(C) Authority—Off. Coll.	124,257 58,954	39,265 18,629
Outlays	27,669	8,743	Obligation limitation	33,774	10,673	Obligation limitation		19,103
A STATE OF THE PARTY OF THE PAR			Outlays	33,774	10,673	Outleys		28,288
Nuclear Regulatory		n	Supplemental Annuity Pension Fur	PROPERTY OF THE PARTY OF THE PA		United States Holocau	et Momorial C	ouncil
Salaries and expenses (38-85-0200 Budget Authority	HA): 455,829	144,042	401(C) Authority Obligation limitation	111,820	35,335 725	Holocaust Memorial Council (41-		Julion
Outlays	341,872	108,032	Outlays	56,886	17,976	Budget Authority		756
Office of the Inspector General (38-	A STATE OF THE PARTY OF THE PAR	1000000	Railroad social security equivalent	benefit account		Outlays		598
Budget Authority	2,995	946	8010-A):		11 1-1-1-	United States Info	mation from	-
Outlays	2,216	700	Obligation limitation	32,753	10,350 10,350	United States Info	STATE OF THE PARTY	1
Nuclear Waste Technica	al Review B	oard	A 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1			Salaries and expenses (41–10–0 401(C) Authority—Off, Coll.	201-A): 7,834	2,478
Nuclear Waste Technical Review Bo	ard: Salaries	and Expe	Securities and Exchai	nge Commis	sion	Outlays		2,478
(38-95-0500-A):			Salaries and expenses (40-30-010			Salaries and expenses (41-10-0		
Budget Authority Outlays	2,051	548	Budget Authority	173,551	54,842	Budget Authority		209,005
CANDES ADDRESS OF THE PARTY OF	1,512	478	Outlays	146,303	46,232	Outlays	549,638	173,686

G-R-H	Sequester	Amounts-Continued
	(In thousa	nds of dollarst

Account Title	Sequester Base	Sequester Amount	
THE STAN OF SECURITION		-	
Office of the Inspector General		1.201	
Budget Authority	10000	961	
Outlays		The second second	
Educational and cultural exchan		52.066	
Budget Authority	7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7	26,553	
Outlays	The second second second	-	
National Endowment for Democi Budget Authority		5.522	
Outlays	2000	2,620	
Radio broadcasting to Cuba (41		2,020	
Budget Authority		4,127	
Outlays	77725	3.219	
East West Center (41-10-0202-			
Budget Authority		6,727	
Outlays		6,727	
Radio construction (41-10-0204	7.0		
Budget Authority		27.677	
Outlays		5,259	
	THE REAL PROPERTY.	-	
United States In	stitute of Peace	9	
Operating expenses (41-15-130	0-A):		
Budget Authority		2,486	
Outlays		2,486	

G-R-H Sequester Amounts—Continued (in thousands of dolars)

Account Title	Seguester Base	Sequester Amount
United States Sentend	ing Commis	sion
Salaries and expenses (41-30-093	18-A):	
Budget Authority	7,442	2,352
Outlays	6,849	2,164
Total, Other Independent Agenci	08:	
Budget Authority	10,018,879	3,167,804
401(C) Authority	435,181	137,516
401(C) Authority-Off. Coll.	100,979	31,909
Obligation limitation	157,179	49,669
Direct Loan Limitation	638,100	201,640
Guaranteed Loan Limitation	10,619,400	3,355,730
Unobligated Balances—	TO STATE OF	
Defense	252	87
Outlays	6,554,326	2,072,588
Allowan	ces	
G-R-H aggregate spendout rate re	quirement (51-0	5-6070-A):
Outlays	70,000	22,120
Total, Allowances:		
Outlays	70,000	22,120
Total Government:		
Budget Authority	418,177,042	138,880,100
Budget Authority-ASI	68,782	68,782

G-R-H Sequester Amounts—Continued (in flowsands of dollars)

Account Title	Sequester Base	Sequester Amount
Budget Authority—Spec.	-	
Rules	257,788	257,788
401(C) Authority	35,546,101	11,233,187
401(C) Authority-Off. Coll.	3,566,951	1,127,160
401(C) Authority-ASI	5,400	5,400
401(C) Authority—Spec.		7 - 7
Rules	45,140	45,140
Obligation limitation	26,520,911	8,380,610
Obligat, limit.—Spec. Rules	1,598,000	1,598,000
Direct Loan Limitation	20,971,578	6,627,018
Direct Loan Floor	2,054,220	649,134
Guaranteed Loan Limitation	189,408,014	59,852,931
The state of the s	100,400,914	100,000,001
Unobligated Balances—	20 205 100	49 556 944
Defense	39,295,199	13,556,844
Outlays	248,544,318	83,344,205

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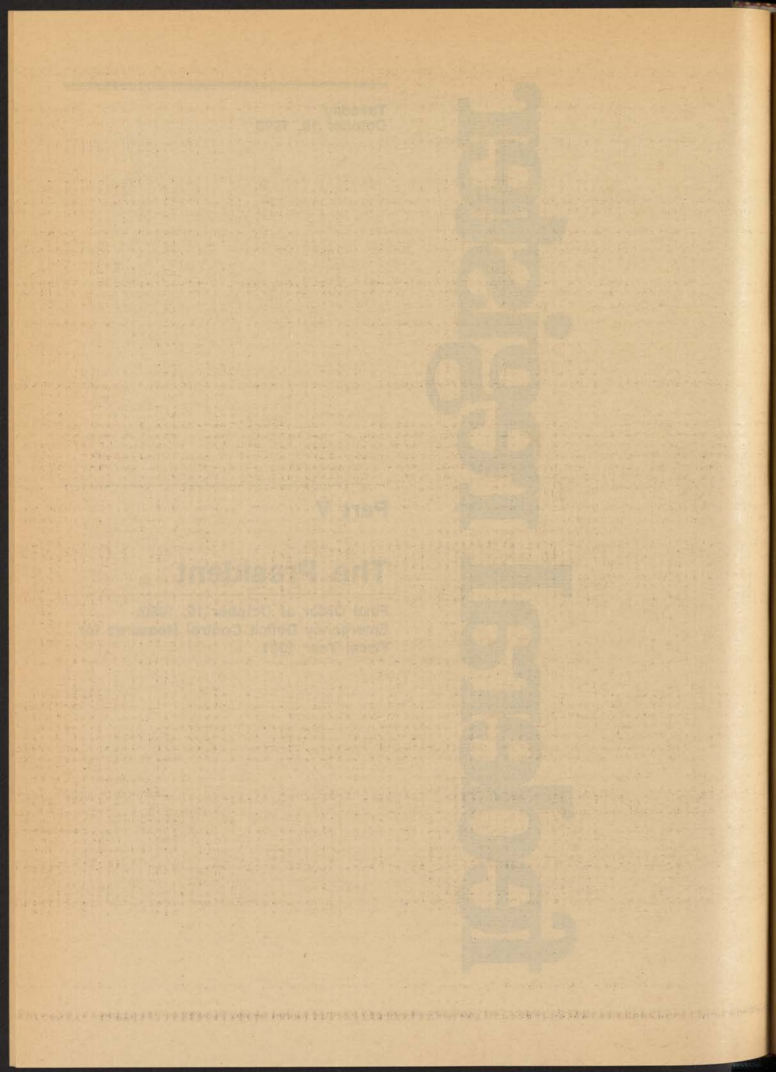
Tuesday October 16, 1990

Part V

The President

Final Order of October 15, 1990: Emergency Deficit Control Measures for Fiscal Year 1991





Federal Register

Vol. 55, No. 200

Tuesday, October 16, 1990

Presidential Documents

Title 3-

The President

Final Order of October 15, 1990

Emergency Deficit Control Measures for Fiscal Year 1991

By the authority vested in me as President by the statutes of the United States of America, including section 252 of the Balanced Budget and Emergency Deficit Control Act of 1985 (Public Law 99-177), as amended by the Balanced Budget and Emergency Deficit Control Reaffirmation Act of 1987 (Public Law 100-119) (hereafter referred to as "the Act"), I hereby order that the following actions shall be taken to implement the sequestrations and reductions determined by the Director of the Office of Management and Budget as set forth in his report dated October 15, 1990, under section 251 of the Act:

- (1) Each automatic spending increase that would, but for the provisions of the Act, take effect during fiscal year 1991 is permanently sequestered or reduced as provided in section 252.
- (2) The following are sequestered as provided in section 252: new budget authority; unobligated balances; new loan guarantee commitments or limitations; new direct loan obligations, commitments, or limitations; spending authority as defined in section 401(c)(2) of the Congressional Budget Act of 1974, as amended; and obligation limitations.
- (3) For accounts making payments otherwise required by substantive law, the head of each Department or agency is directed to modify the calculation of each such payment to the extent necessary to reduce the estimate of total required payments for the fiscal year by the amount specified by the Director of the Office of Management and Budget in his report of October 15, 1990.
- (4) For accounts making commitments for guaranteed loans as authorized by substantive law, the head of each Department or agency is directed to reduce the level of such commitments or obligations to the extent necessary to conform to the limitations established by the Act and specified by the Director of the Office of Management and Budget in his report of October 15, 1990. All reductions and sequestrations shall be made in strict accordance with the specifications of the October 15th report of the Director of the Office of Management and Budget and the requirements of section 252(b).

Cy Bush

This order supersedes the Initial Order issued on August 25, 1990.

This order shall be published in the Federal Register.

THE WHITE HOUSE.

FR Doc. 90-24812 Filed 10-15-90; 1:21 pm Billing code: 3195-01-M

October 15, 1990.

Presidential Documents

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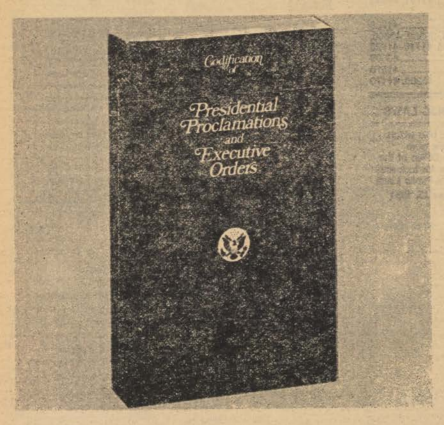
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